Jonathan White May 05, 2022

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1
               IN THE UNITED STATES DISTRICT COURT
                FOR THE WESTERN DISTRICT OF TEXAS
 2
                       SAN ANTONIO DIVISION
 3
    LA UNION DEL PUEBLO
    ENTERO, et al,
 4
                   Plaintiffs,
 5
                                    CIVIL ACTION
    VS.
 6
                                  ) NO.: 5:21-cv-844(XR)
    STATE OF TEXAS, et al,
                                  )
                                    (Consolidated Cases)
 7
                   Defendants.
                                  )
 8
 9
10
                        ORAL DEPOSITION OF
11
                          JONATHAN WHITE
12
     Designated Representative for the Office of the Texas
13
                         Attorney General
                            MAY 5, 2022
14
15
16
         ORAL DEPOSITION OF JONATHAN WHITE, produced as a
17
    witness at the instance of the DEFENDANTS, and duly
18
    sworn, was taken in the above-styled and numbered cause
    on May 5, 2022, from 10:02 a.m. to 4:06 p.m. before Miah
19
20
    Parson, CSR in and for the State of Texas, reported by
21
    oral stenography, at the Offices of the Attorney General
22
    300 W. 15th Street Austin, Texas 78701, pursuant to the
23
    Federal Rules of Civil Procedure and the provisions
24
    stated on the record or attached hereto.
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21
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23
24
25
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1 documents with you to the deposition today? 2 Α. I did not. 3 Okay. Great. Thank you. So let's get started. I understand that you are the chief of the 4 5 Election Integrity Division at the OAG; is that correct? 6 That's correct. Α. What is the Election Integrity Division? 8 It's a Division with the attorney general 9 that's tasked with the prosecution of offenses under the 10 election code or election offenses under Texas law. 11 Q. When was it -- the -- the division established? 12 I believe it was around 2018. Well, actually let me -- let me take that -- let me walk that back. 13 14 The Election Integrity Section would have been -- begun 15 in 2018. The division was popped out approximately a 16 year ago. 17 Q. That's gonna be something I'm gonna be asking 18 about because there's a lot of nomenclature sort of 19 floating around and I just want to get all of that 20 straight. 21 Yes, sir. Understood. For the Election Integrity Division, what was 22 23 the impetus for that formation as an independent pop out 24 division?

MR. HUDSON:

I object to that to the extent

25

- 12 Q. (BY MR. DOLLING) Does the Election Integrity
- 13 Division have a specific budget that you know?
- 14 A. I'm aware of a budget allocation that is
- 15 tracked by -- by our Budget Division for Election
- 16 Integrity. It was a cost center that was created in
- 17 2019, but that includes both the investigation unit
- 18 which is housed actually under a separate division and
- 19 the Election Integrity Prosecution Division, EID.
- Q. When I say Election Integrity Division, are you
- 21 understanding it to include the investigators and the
- 22 attorneys?
- 23 A. It does not.
- Q. It does not?
- 25 A. I can explain.

- 1 A. Insofar as they comprise another category of
- 2 common offenses we're responsive to those.

- 11 Q. (BY MR. DOLLING) Is it fair to say that the
- 12 OAG has a policy of prosecuting offenses under the
- 13 election code for which it believes there is sufficient
- 14 evidence to convict?
- 15 A. Yes, I think so.
- Q. Okay. And so back to this -- what are we on
- 17 No. 3, I think. Back to Exhibit No. 3, you mentioned
- 18 that it was created for training local election
- 19 officials, I believe?
- 20 A. I don't think I described the purpose exactly,
- 21 but the purpose is primarily to familiarize elections
- 22 officials with who we are, what we do, some of the signs
- 23 for activity that they might recognize and look into to
- 24 determine whether they feel there is -- are possible
- 25 offenses that require investigating. And instruct them

- 1 administrators sporadically, but those are the type and
- 2 quality of referrals that we would like to see.
- 3 Q. Okay. So we can just put this one aside for a
- 4 moment. So I'm handing you what I marked as Exhibit
- 5 No. 4. This is the Texas Court of Criminal Appeals'
- 6 opinion majority opinion and Zena Stephens are you
- 7 familiar with the decision in Zena Stephens.
- 8 (Exhibit No. 4 marked.)
- 9 A. Yes, sir.
- 10 Q. (BY MR. DOLLING) And if we can just turn --
- 11 oh, I might have had an extra page in there. I'm not
- 12 sure if your copy has an extra page, but there might be
- 13 a random extra page. And if we turn to the last page
- 14 here, I'm gonna read the holding out here. We hold that
- 15 the grant of prosecutorial authority in Section 273.021
- 16 of the Texas election code violates article 2 Section 1
- 17 of the Texas Constitution the separation of powers
- 18 clause; is that correct?
- 19 A. Correct.

Q. (BY MR. DOLLING) Okay. That's fine. I'm
handing you what I've marked as Exhibit No. 5. This is
Chapter 273 of the Texas Election Code. Please take a

- 1 moment to look over it and when you're ready turn to
- 2 section 273.021.
- 3 (Exhibit No. 5 marked.)
- 4 A. Yes, sir.
- 5 Q. (BY MR. DOLLING) So Section 273.021 reads,
- 6 Prosecution by the Attorney General Authorized. The
- 7 attorney -- Subsection A, the attorney general may
- 8 prosecute a criminal offense prescribed by the election
- 9 laws of this state. And Subsection B, the attorney
- 10 general may appear before a grand jury in connection
- 11 with an offense. The attorney general is authorized to
- 12 prosecute under Subsection a and Subsection c. The
- 13 authority to prosecute prescribed by this subchapter
- 14 does not affect the authority to arrive from other law
- 15 to prosecute the same offenses. Did I read that all
- 16 correctly?
- 17 A. I believe you did.

Q. (BY MR. DOLLING) Okay. I think we -- we'll

- 1 OAG cannot maintain the prosecution because the OAG was
- 2 independently prosecuting the case?
- 3 A. More or less those would take the form of
- 4 pretrial writ of habeas corpus or a motion to dismiss
- 5 the indictment and generally the remedy that's being
- 6 sought by the Defendants is for the entire case to be
- 7 thrown out.
- Q. And that's on the basis of the prosecution
- 9 being carried out by the OAG's alone?
- 10 A. In most cases, yes.
- 11 Q. What is -- what is the not most cases?
- 12 A. We've gotten challenges based on the fact that
- 13 we've had anything to do with the case, even if the
- 14 local district attorneys office consented to the
- 15 prosecution or was even involved in the investigation
- 16 and perhaps prosecution as well. So it opens a door to
- 17 a whole lot of challenges.

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1
    answer.
 2
             I think you could technically say that we're
 3
    still prosecuting the cases that are pending, certainly
    even the ones that have been challenged on the basis of
 4
 5
    Stephens. Those prosecutions are still pending. We're
 6
    still on the position of representing the State of Texas
7
    on those offenses and we have a large number of other
8
    prosecutions where we are still involved in the
    prosecution where we're working jointly with district
9
    attorneys offices.
10
11
             (BY MR. DOLLING) Okay. Has the OAG brought any
12
    new prosecutions after Stephens where the prosecution
13
    began after Stephens?
14
             Let me refresh my memory with the bottom of the
15
    list of resolved cases. I believe the answer to that I
16
    believe is no.
17
         Q. Okay. Thank you.
18
                  MR. HUDSON: For purposes of the record
19
    Mr. White, can you identify the page that you reviewed
20
    to refresh your recollection?
21
             Page -- Pages 16 and 17 of Exhibit 6.
         Α.
22
                  MR. HUDSON: Could you identify that by
23
    Bates stamp please?
2.4
             States 087338 and 339.
         Α.
25
                  MR. HUDSON: My apologies.
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- 1 know, that sort of thing.
- Q. Is it the policy of the OAG to always loop in
- 3 the county prosecutor?
- 4 A. We don't have a hard and fast guideline on
- 5 that, but it's been a best practice for our group
- 6 because of resources and looking to leverage local
- 7 resources wherever possible, wherever we have a DA or I
- 8 say DA because most circumstances it's a district
- 9 attorney, but local prosecutor, county prosecutor. We
- 10 would try to loop them in to leverage resources and see
- 11 if they have any willingness to get involved with the
- 12 case.

I

- 11 Q. (BY MR. DOLLING) Okay. Is it accurate to say
- 12 that the OAG hears about most suspected offenses of the
- 13 election code from outside referrals, outside of the
- 14 OAG's office?
- 15 A. Absolutely.
- Q. Earlier, I think you said that the majority of
- 17 them come from the Secretary of States office; is that
- 18 correct?
- 19 A. Strong majority.
- Q. What is -- how -- if you could, could you put a
- 21 number on that or percentage wise?
- 22 A. I --
- MR. HUDSON: Object to form. Speculation.
- A. Yeah, I could put a wide range on it. I'm ball
- 25 parking, but certainly over half and it could be as much

- 1 So to that extent and to the extent that
- 2 vote harvesting operations are complex, wide spread,
- 3 touch a large number of individuals, focus on soft
- 4 targets, elderly voters, sometimes voters with
- 5 disabilities. They could -- it could be challenging to
- 6 go in and find out what happened after the fact, as well
- 7 as the fact that if vote harvesting is done correctly
- 8 the process can be invisible to the voter.
- 9 Q. So the complexity mostly comes from
- 10 difficulties in the investigative process because of the
- 11 protections around voting, would you say?
- 12 A. I would say that those complexities extend into
- 13 the prosecution as well.

A

- 7 Q. (BY MR. DOLLING) Has the OAG taken through to
- 8 conviction a case in which hundreds of votes were
- 9 touched by a vote harvester?
- 10 A. Probably so, although that does not mean that
- 11 we were able to prove hundreds of votes, bring hundreds
- 12 of voters on the stand who were able to explain what
- 13 happened to them, knew what happened to them, positively
- 14 identified the person that came by. So typically what
- 15 we end up litigating in court is a fraction of the
- 16 activity of a vote harvester.
- 17 Q. So that's what you have attempted to prove, but
- 18 you have not carried through to final verdict on those
- 19 facts?
- MR. HUDSON: Objection; form.
- 21 A. I'd say what we attempted to prove is typically
- 22 what's pled in the indictment, however many counts of
- 23 offenses were charged that would be a fraction of the
- 24 total activity that occurred. And then from there we
- 25 may reach a plea agreement, which may involve one

- 1 OAG, well, I suppose you sort of answered this, but how
- 2 often would the OAG decide to initiate a prosecution
- 3 after completing an investigation based on a referral?
- 4 A. Whenever we made a determination that an
- 5 offense occurred and that there was sufficient evidence
- 6 for prosecution.

- 19 Q. (BY MR. DOLLING) Currently or after Stephens
- 20 if the OAG investigates, you know, on the basis of a
- 21 referral and determines that a prosecution is warranted,
- 22 how does it go about making that happen?
- 23 A. We would now present the case to a district
- 24 attorneys office and allow them to decide whether to
- 25 accept the case, reject the case, they would have the

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- 1 option of appointing us as a prosecutor. If they desire
- 2 to do that, but the decision ultimately rests entirely
- 3 currently on under our current policy with local
- 4 prosecutors.

Q. (BY MR. DOLLING) In how many of the pending

- 1 prosecutions reflected on this chart has the OAG been
- 2 appointed by a county prosecutor to work on a
- 3 prosecution?
- 4 A. Having refreshed my memory States 087336
- 5 through 339, I'm seeing five cases where I believe a
- 6 formal order appointing is on file in the public record.
- 7 Q. What is a formal appointment? Is it a
- 8 document? Is it reflected in a document?
- 9 A. It is.

I

- Q. (BY MR. DOLLING) Okay.
- 25 A. There is, you know, to the extent that fraud

- 1 takes place and it's not referred to our agency, you
- 2 know, it may well go not investigated and a referral
- 3 typically needs to be made to us for us to look into a
- 4 case.
- 5 Q. And so to the extent that the OAG operates
- 6 proactively in this context you feel like you cannot
- 7 answer that question.
- A. I can say this, there is nothing to preclude us
- 9 from being proactive in attempting to detect and
- 10 investigate crimes except for the limitations that we
- 11 have with bandwidth and the fact that we have our hands
- 12 full with the cases that come in to us and we've always
- 13 been a responsive unit.

- 13 Q. (BY MR. DOLLING) Okay. I think you might have
- 14 said this earlier, but is it the OAG's policy typically
- 15 to loop in the county prosecutor for the county in which
- 16 the suspected offense occurred if the OAG is undertaking
- 17 an investigation in that county?
- 18 A. That's been our practice more and more over
- 19 recent years and particularly now since Stephens that's
- 20 been a practice.
- 21 Q. Before Stephens would be the OAG, I -- you sort
- 22 of implicitly said it just there. Would the OAG ever
- 23 carry out an investigation on its own initiative without
- 24 the involvement of the relevant county prosecutor?
- A. Well, I understand 273.001 to be deferring to

- 1 the referral process for an investigation Subsection a
- 2 covers the method that two or more registered voters per
- 3 territory can present affidavits alleging violations to
- 4 either the county or district attorney or us.
- 5 Subsection b covers an officers own initiative should he
- 6 learn of an election offense under some different
- 7 circumstances. Subsection d covers our most common and
- 8 preferred method which is referral from the Secretary of
- 9 State under Section 31.006. We've always relied on them
- 10 to sort of perform that in take process for us and so
- 11 that's -- that is our preferred method and if I didn't
- 12 answer a portion of your question, please feel free to
- 13 repeat that.
- Q. No, I think you -- you answered me. Before
- 15 Stephens, had the OAG ever carried out an investigation
- 16 despite the relative county prosecutor opposing the
- 17 investigation?
- 18 A. I -- I don't have any recollection of a county
- 19 prosecutor opposing a prosecution.

- 17 Q. (BY MR. DOLLING) I suppose an example might be
- 18 after obtaining a warrant, law enforcement officers go
- 19 to a location and collect evidence on the basis of that.
- 20 A. We wouldn't consider executing a search warrant
- 21 to obtain evidence or an arrest warrant for that matter
- 22 to be a raid.
- Q. Okay. But has the OAG utilized that sort of
- 24 procedure in investigations?
- 25 A. If we've -- yes, if we executed a search

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1
    warrant or if we have obtained a search warrant, we do
 2
    that with the intention of executing the search warrant
    whether that's for data or whether that's to collect
 3
 4
    evidence.
 5
             Have OAG investigators interviewed witnesses in
 6
    carrying out investigations?
 7
         Α.
             Of course.
             Have OAG investigators interviewed suspects in
 8
 9
    carry out investigations?
10
             Yes, to the extent that those suspects are
11
    willing to talk which --
             Understood. Okay. So can we now go back to
12
         Ο.
13
    Exhibit 5 and turn to 273.002.
14
         Α.
           Sure.
15
         O. And for some reason it starts subsections with
16
    numbers instead of letters this time, but if we look at
    Section 273.0021 it says, reading the -- the preliminary
17
18
    language. For an election in which the attorney general
19
    is conducting an investigation the attorney general may
20
    direct the county or district attorneys serving a county
21
    in the territory covered by the election to conduct or
22
    assist the attorney general in conducting the
23
    investigation; is that correct?
24
         Α.
             Yes, sir.
25
             Has the OAG ever used this authority to direct
         Q.
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- Q. (BY MR. DOLLING) Could you put a number on how
- 15 often that happens?
- 16 A. Almost never.
- 17 Q. Okay. And when it has happened, have the
- 18 county attorneys complied or have you had resistance?
- MR. HUDSON: Objection; form.
- 20 Argumentative.
- 21 A. I don't recall ever having resistance because
- 22 probably the way that we approach it with a soft touch.
- Q. (BY MR. DOLLING) I think you've already
- 24 answered this, but I just want to be sure. Has the OAG
- 25 ever used the authority in 273.0021 to direct a county

- 1 prosecutor to assist the OAG in conducting an
- 2 investigation?
- 3 A. My answer would be the same.
- 4 Q. Soft touch, but not directing?
- 5 A. Correct and I'll also refer back to a previous
- 6 answer that I gave. District attorney's offices have
- 7 very limited ability and resources in the investigation
- 8 department. So that's another reason that this section
- 9 has not been frequently used.

1 for investigations of general crimes under other law.

- Q. Okay. And we talked about this earlier, but I just like to, you know, clarify. The majority of investigations are carried out in -- to some degree with cooperation from the county prosecutor; is that correct?
- A. Could you repeat the first part of your question?
- Q. The -- would you say that the majority of investigations into election code offenses are carried out with the cooperation of a county prosecutor?
- A. I think to some degree that's probably true and just to present a case to a grand jury requires the permission of a local prosecutor to get time before his grand jury and present that case and actually the grand jury doesn't belong to the prosecutor, but access to the grand jury is for practical purposes controlled by that District Attorney's Office. So the grand jury is its own entity that's appointed by a district judge, but yes, in answer to your question I would say that we generally have some form of cooperation in every case that we prosecute from the local prosecutor's office.
- Q. And similar series of question from before. When carrying out these sort of joint investigations, do the OAG and county prosecutors utilize warrants during that process of investigation?

- 1 general may appear before a grand jury in connection
- 2 with an offense the attorney general is authorized to
- 3 prosecute under Subsection a. Subsection d -- c, the
- 4 authority to prosecute prescribed by the subchapter does
- 5 not affect the authority to arrive from other law to
- 6 prosecute the same offenses. Did I read that correctly?
- 7 A. I believe you did, sir.
- Q. I don't want to ask too many redundant
- 9 questions. So just give me a moment here.
- 10 A. No problem.

- 11 Q. (BY MR. DOLLING) Okay. I'm gonna hand you
- 12 what I'm marking as, I think, are we on 7? And this is
- 13 Texas government code Section 402.028 entitled
- 14 assistance to prosecuting attorneys; is that correct?
- 15 (Exhibit No. 7 marked.)
- 16 A. Yes, sir.
- 17 Q. (BY MR. DOLLING) So I'm just gonna read it out
- 18 quickly. Subsection a says, at the request of a
- 19 district attorney, criminal district attorney, or county
- 20 attorney, the attorney general may provide assistance in
- 21 the prosecution of all manner of criminal cases,
- 22 including participation by an assistant attorney
- 23 general, as an assistant prosecutor when so appointed by
- 24 the district attorney, criminal district attorney, or
- 25 county attorney. Subsection b, a district attorney,

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1
    criminal district attorney, or county attorney, may
 2
    appoint and deputize an assistant attorney general, as
 3
    assistant prosecutor to provide assistance in the
 4
   prosecution of criminal cases including the performance
 5
    of any duty imposed by law on the district attorney,
 6
    criminal district attorney, or county attorney.
 7
    Subsection c, nothing in this section shall prohibit an
    assistant attorney general from appointment as attorney
 8
 9
   pro tem under the provisions of article 2.07 code of
10
    criminal procedures; is that correct?
11
         Α.
             Yes, sir.
         O. And so --
12
13
                  MR. HUDSON: I might just put out on the
14
    record for you. I think the court reporter's losing her
15
   mind a little bit trying to keep up with you.
         Q. (BY MR. DOLLING) I can slow down.
16
17
                  MR. HUDSON: Yeah, I'm not trying to step
18
    on you, she's having some problems.
19
         Ο.
             (BY MR. DOLLING) Just want to try to get
    through as quickly as possible. I will slow down in the
20
21
             I apologize. So Subsection c is what we were
    just talking about, the attorney pro tem.
22
23
             Yes, sir.
         Α.
24
             (BY MR. DOLLING) I'd like to talk about
         Q.
25
    Subsection a and b. Does the OAG interpret the Texas
```

15 (BY MR. DOLLING) Has the office of the Ο. 16 attorney general, after Stephens been appointed to 17 prosecute an election code related offense under 18 Subsection a or b as opposed to c which is what we were 19 talking about earlier the pro tem provision? 20 I don't know that we have any such agreements 21 on the public record. And without giving the impression 22 that there aren't any agreements to proceed corporately 23 in cases, I want to remain consistent and stick with 24 what is publicly available and I don't believe that we

have any filed deputization's on the record in any of

25

- 1 assistant attorney general as an assistant prosecutor.
- 2 Q. And we sort of covered this before, but has --
- 3 are any assistant attorney general's currently appointed
- 4 under Subsection A or B to assist in the prosecution of
- 5 a pending prosecution by a county prosecutor?
- A. I don't believe we have deputization on file.
- 7 I believe that the situations where we have been
- 8 formally appointed have been under a code of criminal
- 9 procedure Article 2.07 as district attorney pro tem.

- Q. (BY MR. DOLLING) Thank you. That was my next
- 23 question.
- 24 A. I knew it was.
- Q. So if we could turn back to Exhibit No. 5

- 1 have been the same circumstances I described before as
- 2 it would have been a soft touch. It would have been a
- 3 request that we would not have pushed without agreement
- 4 of the district attorney. And at most it would have
- 5 been a reference to a code section, but never a
- 6 mandatory directive.
- 7 Q. Okay. And so I guess that means that the OAG
- 8 has never utilized this provision against a county
- 9 prosecutor's wishes?
- 10 A. Exactly. Not -- not used it per se, but it
- 11 could have been referenced with regards to a request.
- 12 Q. Okay.
- 13 A. It was not, you know, a directive or mandatory
- 14 in nature.

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past and as I previously testified here and before the
1
   legislature is we always used a soft touch and a
2
    cooperative approach with local prosecutors. We'd never
3
4
   desired to step on a local prosecutor's toes or tried to
    force them to do anything or be involved in anything
5
6
   that they didn't want to be.
7
             (BY MR. DOLLING) Okay. Thank you. So handing
         Ο.
8
   you what I've marked as Exhibit 8, which is a copy of
9
    SB1 enrolled. Just confirm that for me.
10
                  (Exhibit No. 8 marked.)
11
            Yes, sir.
        Α.
12
                  MR. HUDSON: In the interest of short
13
   circuiting out objections on the document itself as he's
14
    asking questions. Can you verify where you got it from
15
    and the reason I ask that is, is there's an actual
    signed copy on the Secretary of States website. I don't
16
17
   know if this is the final enrolled copy or not. Is
18
   there any chance I can get you to clarify that?
19
         Ο.
             (BY MR. DOLLING) I cannot remember exactly
20
   what the website is called, but it's the legislative
   look up that's provided by the state on the capital
21
22
   website or whatever it is.
2.3
                  MR. HUDSON:
                               Thank you.
24
         0.
             (BY MR. DOLLING) So, Mr. White, do you
25
   understand that when text is struck through it means
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as it exists now after the additions and removals.
 1
                                                          Ιf
 2
    the registrar determines that a person who is not
 3
    eligible to vote registered to vote or voted in an
 4
    election, the registrar shall within 72 hours not
 5
    including weekends after making the determination
 6
    execute and deliver to the attorney general, the
 7
    Secretary of State, and the county or district attorney
   having jurisdiction in the territory covered by the
 8
 9
    election and affidavit stating the relevant facts; is
10
    that correct?
11
         Α.
             Yes.
12
             Thank you. So would you agree that SB1 Section
13
    2.04 added the requirement of a 72 hour turnaround on
14
    the affidavit described in this section?
15
         Α.
             Yes, sir.
16
             And does the OAG agree that it added the
         Ο.
17
    requirement that the registered -- registrar deliver
    that affidavit to the OAG?
18
19
         Α.
             That is what the statute says. Yes, sir.
20
         0.
             And the requirement that the registrar deliver
21
    that affidavit to the Secretary of State?
22
             That is what the statute says, yes.
         Α.
23
             What does the OAG interpret as the purpose of
         0.
24
    these new requirements in the law?
25
                  MR. HUDSON:
                               Objection; form.
                                                  To the
```

Q. (BY MR. DOLLING) Has the OAG Initiated any

- 1 amendment?
- 2 A. I believe so. Yes.

- 19 Q. (BY MR. DOLLING) Prior -- under the prior
- 20 version of Section 31.006 when you receive referral --
- 21 when you would receive referrals from the Secretary of
- 22 State, were they -- was there like a formal complaint
- 23 document like a formal complaint form?
- 24 A. Yes. The Secretary of State has a formal
- 25 complaint form that's filled out by the complainant.

- 1 A. Yes.
- Q. And then it says the Secretary shall deliver to
- 3 the attorney general all pertinent documents and
- 4 information in the Secretary's possession and it adds
- 5 the words and information there; is that correct?
- A. Yes.

- 7 Q. Okay. Thank you. And so after the effective
- 8 date of SB1, have the referrals that you have received
- 9 from the SOS differed in any material way from the type,
- 10 I guess the format and type of information that you
- 11 received pre SB1 and post SB1, are there any material
- 12 differences?
- 13 A. None that I'm aware of.
- Q. Thank you. Okay. Can we turn to SB1,
- 15 Section 5.15 which should be on Page 48? Right in the
- 16 middle.
- 17 A. Yes, sir.
- 18 Q. So I'm just going to read -- let me start by
- 19 saying Section 5.15 amended Section 87.0431B of the
- 20 election code; is that correct?
- 21 A. Yes, sir.

- Q. (BY MR. DOLLING) How often would the OAG
- 24 receive notices under election code 87.0431b prior to
- 25 the effective date of SB1?

- Q. (BY MR. DOLLING) Assuming that county
- 21 prosecutors would comply with these requirements, would
- 22 you expect to receive more notices under this amendment
- 23 than previous?
- 24 A. Adding additional category, I think logically
- 25 you could, you know, just on the basis of there being an

```
1
    additional category you might logically expect that
 2
    there could be more referrals or not referrals, but
   notices.
 3
 4
             Has the OAG received any notices pursuant to
    this new Subsection after the effective date of SB1?
 5
         Α.
             I'm not sure that we have.
 6
 7
         Ο.
             Okay. And so I quess you are unaware of any
    investigations opened as a result of a notice under this
 8
 9
   new Subsection?
10
         Α.
             That's correct.
11
         Q.
             Same for prosecutions?
12
         Α.
            Yes.
13
                    Thank you. And can we turn to SB1
           Okav.
         Ο.
14
    Section 6.01 which is on Page 50, I think down at the
   bottom. So Section 6.01 of SB1 amended Section 64.009
15
16
    of the election code by adding or amending Subsection B
17
    and adding Subsections E, F, F1, G, and H. Is that
18
    correct?
19
         Α.
             Yes.
20
             And so I'd like to read Subsection F, which was
    added by SB1 Section 6.01, and it reads, a person who
21
22
    simultaneously assists 7 or more voters voting under
    this section by providing the voters with transportation
23
24
    to the polling place must complete and sign a form
25
   provided by an election officer that contains the
```

- Q. (BY MR. DOLLING) What sort of criminal
- 25 activity in a -- in an elect -- in connection with an

```
1
         Α.
            Yes, sir.
 2
         Ο.
             And it has -- at the end of it, it says hash
 3
    tag SB1; is that correct?
 4
         Α.
             Yes, sir.
 5
             And November 5th 2021 was after the passage of
         Ο.
 6
    SB1; is that correct?
 7
         Α.
             That is correct.
             Does the statement that election integrity is
 8
         Q.
 9
   my number one priority reflect the policy of the OAG?
10
                  MR. HUDSON: Same objections.
11
             I can't answer that.
         Α.
12
             (BY MR. DOLLING) Okay. Do Attorney General
         Ο.
13
    Paxton's tweets have any impact on the operations of the
14
   Election Integrity Division?
15
         Α.
             What I can tell you is that this is my first
    time to read these tweets.
16
17
             Okay. Do you know if anyone else in the
18
    Election Integrity Division has read these tweets or is
19
    aware of Attorney General Ken Paxton's statements?
20
                  MR. HUDSON: Objection; form. Foundation.
21
    Objection; form. Speculation.
22
             I don't know.
         Α.
23
             (BY MR. DOLLING) Okay. Has Attorney General
         0.
24
    Ken Paxton ever put pressure on the Election Integrity
25
    Division to investigate more cases?
```

```
1
   instruction.
2
            Follow the advice.
        Α.
 3
            (BY MR. DOLLING) Thank you. Okay. So if we
        Ο.
   could just go back to the SB1 enrolled which is
 4
 5
   Exhibit 8 and if we could just turn to Page 52.
 6
                 MR. HUDSON: Just one thing before we go on
 7
   any further. So two things; one, I've got somebody
   waiting for Topic 8. To the extent of the Topic 8
8
   questions or are there more things coming?
 9
10
                 MR. DOLLING: We could --
11
                 MR. HUDSON: And I'm only asking because I
12
   got somebody waiting and so if you guys are gonna --
13
                 MS. OLSON: We can do it now. How long do
14
   you think?
15
                 MR. DOLLING: I think it would just be a
   few minutes really. If we could call that person in for
16
17
   Topic 8 questions about the tweets --
18
                 MR. HUDSON: We don't have to do it right
19
   this second. I just want to know if I can release him.
20
   Yeah, I'm not trying to get in the way of your
21
   deposition, I'm just trying to -- if you guys gonna do
22
   the stuff with Jonathan then I'll let my other person go
23
    'cause they're gonna be -- I hadn't planned to present
24
   them toward the end, whenever you wrap with Jonathan.
25
                 MR. DOLLING: We'll just finish with
```

1 our investigative team that's team oriented.

- Q. (BY MR. DOLLING) Given the size of the
- 25 Election Integrity Division, would you say it's accurate

```
1
    to say that you are aware of all ongoing investigations
 2
    and prosecutions?
 3
             I'm generally aware of most investigations and
 4
    certainly as those investigations develop and they
 5
    encounter factual and legal issues, I've become more
 6
    informed of. So somewhere along the line I've become
    aware of most investigations. Certainly all
    investigations that lead to prosecutions and I'm at
 8
    least generally aware of all prosecutions.
 9
10
             So would it be accurate to say that you are not
11
    involved in all investigations, but you are involved in
12
    all prosecutions?
13
             That's probably fair to say. I generally get
14
    involved from a standpoint of advice, legal analysis,
15
    factual analysis, on investigations that reach a certain
16
    point, but I think that's a pretty fair assessment.
17
             Are policies or practices ever set for the
18
    Election Integrity Division without your input?
19
                  MR. HUDSON: Same objection, same
    instructions.
20
             I think I'll have to follow advice of counsel
21
22
    on that.
             (BY MR. DOLLING) Okay. Now, if we can turn
23
         Ο.
24
    back to Exhibit 8, which is SB1 enrolled please.
25
             Yes, sir.
         Α.
```

- Q. And if we could go to Page 52 which should have
- 2 Section 6.04 on it. So I'm just going to --
- 3 Section 6.04 amends election codes, Section 64.034; is
- 4 that correct?
- 5 A. Yes, sir.

- 12 Q. Okay. In that case, would you agree that the
- 13 language that was added and removed changed the oath?
- 14 A. It did with the addition of language and the
- 15 subtraction of other language.

- Q. (BY MR. DOLLING) Okay. Can we turn to Page 54
- 14 please? And that should be Section 6.06, starts at the
- 15 bottom there; is that right?
- 16 A. Yes, sir.
- Q. And Section 6.06 amends Section 86.0105 of the
- 18 election code by amending Subsection A, C, and E, and
- 19 adding Subsection F; is that correct?
- 20 A. Yes, sir.
- Q. And Subsection A now reads, A person commits an
- 22 offense if the person; one, compensates or offers to
- 23 compensate another person for assisting voters as
- 24 provided by a different section of the code, Section
- 25 86.010. And that's all I want to read for now. And

- 1 then if we go down to Subsection E, it adds to
- 2 Subsection E and that reads, for purposes of this
- 3 section compensation means an economic benefit as
- 4 defined by Section 38.01 Penal Code.
- 5 A. Yes, sir. I see that.

```
MR. DOLLING: Okay. Thank you. I think at
this point if we can maybe take a five minute break?

MR. HUDSON: Sure. Off the record.

THE REPORTER: Off the record at 2:05 p.m.

(Recess.)

THE REPORTER: On the record at 2:19 p.m.

Q. (BY MR. DOLLING) Okay. Thank you for that
```

break. I just have a few more questions before I pass

25

- 1 election fraud as an offense is typically a Class A
- 2 misdemeanor?
- 3 A. The base level offense is Class A misdemeanor,
- 4 yes.
- 5 Q. And that was true before SB1 and it's still
- 6 true after SB1.
- 7 A. Correct.

1 an opportunity to review that testimony, but I remember 2 I think remember being asked about that. 3 (BY MR. DOLLING) Okay. Well, just for the Ο. record, I'm gonna mark Exhibit No. -- I think we're on 4 5 This a copy of House Bill 6 that was being -- that 6 was at issue at the time of the testimony that we're 7 talking about April 2021. And I'm not sure exactly what page it's on so let me see if I can find it. Somewhere 8 9 in here is House Bill 6's proposed changes to 276.01 --10 here it is, it's on Page 17. 11 Α. Got it. And so this is Section 5.04 of House Bill 12 13 No. 6, amended Sections 2 -- 276.013A and B election 14 code and Subsection B was amended to change the language from an offense under this section is a Class A 15 16 misdemeanor to an offense under this section is a felony 17 of the second-degree. Do you see that on Page 18? 18 (Exhibit No. 10 marked.) 19 Yes, that was proposed in this bill and thank you that helps refresh my memory. 20 21 (BY MR. DOLLING) Thank you. Just to state the 22 question again, at -- at the time that you testified in 23 April 2021, the House had been considering heightening offenses under Election Code 276.013 from Class A 24

misdemeanors to second-degree felonies, is that correct?

25

- 1 A. It would have been the portion of deposition
- 2 Topic No. 1 that involved investigations, predicated on
- 3 suspected violation of SB1 sections.

- Q. And then you also met, you said with a person
- 24 named Conrad Swan who had something to do with budget?
- A. Yes, ma'am.

- 1 that a standard that is used when reviewing and a
- 2 complaint a standard that is used by the Election
- 3 Integrity Unit to determine whether or not it's going to
- 4 move forward on an investigation?
- 5 A. Not as such that's a very baseline standard.
- 6 We would have that standard in place because if an
- 7 offense -- if -- if a complaint does not actually allege
- 8 a criminal offense then we don't have any business with
- 9 it. So it would certainly have to meet that hurdle, but
- 10 that wouldn't necessarily make it a credible allegation.

- Q. (BY MS. OLSON) And who makes that initial
- 25 determination within the Election Integrity Unit about

- 1 Q. So probable cause is the official legal
- 2 standard?
- 3 A. That is the official legal standard, yes.

```
1
   you're free to do so. Otherwise, I'll instruct you not
2
   to answer.
3
         0.
             (BY MS. OLSON) And I'm not asking about any
4
   particular case. I'm asking about what you do in
5
   practice.
             We would look at all legal and factual issues.
6
7
             Mr. White, I think you testified that you don't
         Ο.
8
   keep track or don't keep statistics on how many
9
   referrals that come to the Election Integrity Unit
10
   results in investigations; is that right?
11
             That's correct.
         Α.
             Would there be a way to do that?
12
         Q.
13
            I think it would be possible to do that going
         Α.
14
    forward.
15
             So, for example, there -- there's a record
        Ο.
   kept, I assume of your referrals that come into the
16
   office?
17
18
         Α.
             Criminal Investigations keeps some record of
19
   that.
20
             And when you say they keep some record of that,
         Ο.
   what do you mean?
21
22
             It's not very specific about the allegations.
         Α.
23
             Do they keep a log of referrals if you know?
         Ο.
             Something -- something like that.
24
         Α.
```

And when you say something like that, do you

25

Q.

- 1 violation of the election code?
- 2 A. They don't have those numbers, no.

- 9 Q. And prosecutors typically like to have
- 10 documents for a paper trail, correct?
- 11 A. Yes and no because documentary cases are a pain
- 12 to deal with, but yes.
- Q. Documents say the same thing every time, right?
- 14 A. Theoretically, yeah, I think I agree with what
- 15 you're saying.
- 16 Q. And witnesses might change their testimony from
- 17 the time they're interviewed to the time they're in the
- 18 grand jury to the time they testify at trial, correct?
- 19 A. Certainly prefer to have a document than have
- 20 no document.
- Q. And so with respect to assistance fraud, what
- 22 is the and I think this is what you told Mr. Dolling,
- 23 but please correct me if I'm wrong, which is why I have
- 24 to reask it, but the mens rea is knowing voter
- 25 assistance fraud?

- 1 Q. (BY MS. OLSON) Does the Election Integrity
- 2 Division ever handle its own appeals?
- 3 A. Normally not.
- 4 Q. Who handles appeals from the Election Integrity
- 5 Division?
- 6 A. In individual cases our Criminal Appeals
- 7 Division will often step in to handle ordinary criminal
- 8 appeals. I have personally handled a few appeals, but
- 9 it's normally something that we hand off to a
- 10 specialized unit.
- 11 Q. Thinking of some responses to some questions

```
IN THE UNITED STATES DISTRICT COURT
 1
                FOR THE WESTERN DISTRICT OF TEXAS
 2
                      SAN ANTONIO DIVISION
 3
    LA UNION DEL PUEBLO
    ENTERO, et al,
 4
                   Plaintiffs,
 5
                                   CIVIL ACTION
    VS.
 6
                                  ) NO.: 5:21-cv-844-XR
                                    (Consolidated Cases)
 7
    STATE OF TEXAS, et al,
 8
                   Defendants.
 9
10
                    REPORTER'S CERTIFICATION
11
                ORAL DEPOSITION OF JONATHAN WHITE
12
                           MAY 5, 2022
13
14
         I, Miah Parson, CSR, Certified Shorthand Reporter
    in and for the State of Texas, hereby certify to the
15
16
    following:
         That the witness, JONATHAN WHITE, was duly sworn by
17
18
    the officer and that the transcript of the oral
19
    deposition is a true record of the testimony given by
20
    the witness;
21
         I further certify that pursuant to FRCP Rule
22
    30(f)(1) that the signature of the deponent:
23
    X was requested by the deponent or a party before the
24
    completion of the deposition and that the signature is
   to be before any notary public and returned within 30
25
```

```
days from the date of receipt of the transcript. If
 2
    returned, the attached Changes and Signature Page
 3
    contains any changes and the reasons therefor;
 4
         was not requested by the deponent or a party
 5
    before the completion of the deposition.
 6
         I further certify that I am neither counsel for,
 7
    related to, nor employed by any of the parties or
 8
    attorneys in this action in which this proceeding was
    taken, and further that I am not financially or
    otherwise interested in the outcome of the action.
10
11
         Certified to by me this 23rd day of May, 2022.
12
13
14
                           Miah Parson, CSR No. 11773
15
                           Expiration Date: 02/28/2023
                            Firm Registration No. 633
16
                           Magna Legal Services
                            16414 San Pedro, Suite 900
17
                            San Antonio, Texas 78232
                            Phone 210-697-3400
18
                            Fax 210-697-3408
19
20
21
22
23
24
25
```

ELECTION CODE CHAPTER 273. CRIMINAL INVESTIGATION AND OTHER ENFORCEMENT P -- "

EXHIBIT

ELECTION CODE

TITLE 16. MISCELLANEOUS PROVISIONS

CHAPTER 273. CRIMINAL INVESTIGATION AND OTHER ENFORCEMENT PROCEEDINGS

SUBCHAPTER A. CRIMINAL INVESTIGATION

Sec. 273.001. INVESTIGATION OF CRIMINAL CONDUCT. (a) If two or more registered voters of the territory covered by an election present affidavits alleging criminal conduct in connection with the election to the county or district attorney having jurisdiction in that territory, the county or district attorney shall investigate the allegations. If the election covers territory in more than one county, the voters may present the affidavits to the attorney general, and the attorney general shall investigate the allegations.

- (b) A district or county attorney having jurisdiction or the attorney general may conduct an investigation on the officer's own initiative to determine if criminal conduct occurred in connection with an election
- (c) On receipt of an affidavit under Section 15.028, the county or district attorney having jurisdiction and, if applicable, the attorney general shall investigate the matter.
- (d) On referral of a complaint from the secretary of state under Section 31.006, the attorney general may investigate the allegations.
- (e) Not later than the 30th day after the date on which a county or district attorney begins an investigation under this section, the county or district attorney shall deliver notice of the investigation to the secretary of state. The notice must include a statement that a criminal investigation is being conducted and the date on which the election that is the subject of the investigation was held. The secretary of state may disclose information relating to a criminal investigation received under this subsection only if the county or district attorney has disclosed the information or would be required by law to disclose the information.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986. Amended by Acts 1993, 73rd Leg., ch. 728, Sec. 78, eff. Sept. 1, 1993; Acts 1993, 73rd Leg., ch. 916, Sec. 26, eff. Sept. 1, 1993; Acts 2003, 78th Leg., ch. 1290, Sec. 1, eff. Sept. 1, 2003.

Sec. 273.002. LOCAL ASSISTANCE TO ATTORNEY GENERAL. For an election in which the attorney general is conducting an investigation, the attorney general may:

- (1) direct the county or district attorney serving a county in the territory covered by the election to conduct or assist the attorney general in conducting the investigation; or
 - (2) direct the Department of Public Safety to assist in conducting the investigation.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986.

Sec. 273.003. IMPOUNDING ELECTION RECORDS. (a) In the investigation of an election, a county or district attorney or the attorney general may have impounded for the investigation the election returns, voted ballots, signature roster, and other election records.

- (b) To have election records impounded, the investigating officer must apply to a district court for an order placing the election records in the court's custody for examination by the officer.
- (c) The application for impoundment must be filed with the district court of the county in which the election was held or an adjoining county. An application for records of a statewide election may be filed in the county in which the election was held, an adjoining county, or Travis County.
- (d) On the filing of an application, the district judge shall issue an order impounding the records in a secure place under the terms and conditions the judge considers necessary to keep them under the judge's custody and control during the examination and for any additional time the judge directs.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986. Amended by Acts 1997, 75th Leg., ch. 864, Sec. 254, eff. Sept. 1, 1997.

Sec. 273.004. EXAMINATION OF IMPOUNDED RECORDS. (a) The examination of impounded election records shall be conducted in the same manner as a court of inquiry.

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5/2/22, 5:33 PM

ELECTION CODE CHAPTER 273. CRIMINAL INVESTIGATION AND OTHER ENFORCEMENT PROCEEDINGS

(b) Impounded election records must be examined in the presence of the district judge ordering the impoundment or a grand jury, as provided by the judge's order.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986.

SUBCHAPTER B. PROSECUTION BY ATTORNEY GENERAL

- Sec. 273.021. PROSECUTION BY ATTORNEY GENERAL AUTHORIZED. (a) The attorney general may prosecute a criminal offense prescribed by the election laws of this state.
- (b) The attorney general may appear before a grand jury in connection with an offense the attorney general is authorized to prosecute under Subsection (a).
- (c) The authority to prosecute prescribed by this subchapter does not affect the authority derived from other law to prosecute the same offenses.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986. Amended by Acts 1993, 73rd Leg., ch. 728, Sec. 79, eff. Sept. 1, 1993; Acts 1997, 75th Leg., ch. 864, Sec. 255, eff. Sept. 1, 1997.

Sec. 273.022. COOPERATION WITH LOCAL PROSECUTOR. The attorney general may direct the county or district attorney serving the county in which the offense is to be prosecuted to prosecute an offense that the attorney general is authorized to prosecute under Section 273.021 or to assist the attorney general in the prosecution.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986.

- Sec. 273.023. SUBPOENA. (a) A subpoena or subpoena duces tecum issued in connection with a prosecution under this subchapter is effective if served anywhere in this state.
- (b) A witness may not be punished for failure to comply with a subpoena issued under this subchapter unless the proper fees are tendered to the witness as required by statute or court rule.
- (c) The attorney general may direct the Department of Public Safety to serve a subpoena under this subchapter.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986.

Sec. 273.024. VENUE. An offense under this subchapter may be prosecuted in the county in which the offense was committed or an adjoining county. If the offense is committed in connection with a statewide election, the offense may be prosecuted in the county in which the offense was committed, an adjoining county, or Travis County.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986.

SUBCHAPTER C. EXAMINATION OF BALLOTS BY GRAND JURY

Sec. 273.041. REQUEST TO EXAMINE BALLOTS. In the investigation of criminal conduct in connection with an election, a grand jury, on finding probable cause to believe an offense was committed, may request a district judge of the county served by the grand jury to order an examination of the voted ballots in the election.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986. Amended by Acts 1997, 75th Leg., ch. 1078, sec. 22, eff. Sept. 1, 1997; Acts 2003, 78th Leg., ch. 1315, Sec. 56, eff. Jan. 1, 2004.

Sec. 273.042. ORDER BY DISTRICT JUDGE. On request of a grand jury for an examination of voted ballots, a district judge may order the custodian of the ballots and the custodian of the keys to the ballot boxes to deliver the ballot boxes and the keys to the grand jury.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986. Amended by Acts 1997, 75th Leg., ch. 1078, Sec. 22, eff. Sept. 1, 1997; Acts 2003, 78th Leg., ch. 1315, Sec. 56, eff. Jan. 1, 2004.

Sec. 273.043. CONDUCT OF EXAMINATION. The examination of ballots under this subchapter shall be conducted in secret before the grand jury.

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5/2/22. 5 33 PM

ELECTION CODE CHAPTER 273. CRIMINAL INVESTIGATION AND OTHER ENFORCEMENT PROCEEDINGS

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986. Amended by Acts 1997, 75th Leg., ch. 1078, Sec. 22, eff. Sept. 1, 1997; Acts 2003, 78th Leg., ch. 1315, Sec. 56, eff. Jan. 1, 2004.

SUBCHAPTER D. MANDAMUS BY APPELLATE COURT

Sec. 273.061. JURISDICTION. (a) The supreme court or a court of appeals may issue a writ of mandamus to compel the performance of any duty imposed by law in connection with the holding of an election or a political party convention, regardless of whether the person responsible for performing the duty is a public officer.

{bl The court of criminal appeals may issue a writ of mandamus to compel the performance of any duty imposed by law in connection with the provision, sequestration, transfer, or impoundment of evidence in or records relating to a criminal investigation conducted under this code or conducted in connection with the conduct of an election or political party convention. If a writ of mandamus is issued under this subsection, it shall include an order requiring the provision, sequestration, transfer, or impoundment of the evidence or record.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986.

Acts 2021, 87th Leg., 2nd C.S., Ch. 1 (S.B. 11, Sec. 8.04, eff. December 2, 2021.

Sec. 273.062. PROCEEDING TO OBTAIN WRIT. A proceeding to obtain a writ of mandamus under this subchapter shall be conducted in accordance with the rules pertaining to original proceedings of the court in which the petition is filed.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986.

Sec. 273.063. VENUE IN COURT OF APPEALS. (a) A petition to a court of appeals for a writ of mandamus under this subchapter must be filed with the court specified by this section.

- (bl A petition pertaining to an election must be filed with the court of the court of appeals district in which:
- (1) the respondent resides, or in which one of them resides if there is more than one respondent, if the election is statewide; or
- (2) the territory covered by the election is wholly or partly situated, if the election is not statewide.
- (c) A petition pertaining to a political party convention must be filed with the court of the court of appeals district in which:
- (1) the respondent resides, or in which one of them resides if there is more than one respondent, for a state convention;
- (21 the territory represented by the convention delegates is wholly or partly situated, for a district convention; or
 - (3) the precinct or county is situated, for a precinct or county convention.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986. Amended by Acts 1987, 70th Leg., ch. 54, Sec. 15(c), eff. Sept. 1, 1987.

SUBCHAPTER E. INJUNCTION

Sec. 273.081. INJUNCTION. A person who is being harmed or is in danger of being harmed by a violation or threatened violation of this code is entitled to appropriate injunctive relief to prevent the violation from continuing or occurring.

Acts 1985, 69th Leg., ch. 211, Sec. 1, eff. Jan. 1, 1986.

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Office of the Attorney General of Texas Election Fraud Violations

Hardeman	Johnny Wayne			013449	6 counts possession of official ballot or carrier	6	11/04/05	EC 86.006	envelope of another.
	Akers				envelope of another				fine
Nueces	v inib R.emos:		200 School D <stnct< th=""><th>05"CR-I!806-4</th><th>4 co1!mts p()5.5eSSIQQ &.n offit.iaf bal or carrf ff,elope of an.otlner</th><th></th><th>IH/22/06</th><th>ECU.006</th><th>1 year pratlia div ion, 1.2 months comm.unity supe !Ort</th></stnct<>	05"CR-I!806-4	4 co1!mts p()5.5eSSIQQ &.n offit.iaf bal or carrf ff,elope of an.otlner		IH/22/06	ECU.006	1 year pratlia div ion, 1.2 months comm.unity supe !Ort
		Vote Harvesting/Mail Ballot Fraud/Assistance Fraud * Method of returning marked ballot, unlawful assistance,	2005 School District Election	05-CR-9805-4	1 count possessing an official ballot or earner envelope of another		03/22/06	EC 86.006	1 year pre-trial d1verslon, 12 months community supervIsion
		Vote, tuo, vesting, Maïf ,: "•IldfM.ss1stance raud - Me.mod of returning manked L>sttpt., tawftld ais,i:standIll't Vote Harvesting/Mai\ Ba ot Fraud/Assistance Fraud Method of returning marked ballot, untawful assistance,	200, 5citool CIIS!hc.t El <r\ri\on<br 2005 School District ElectKJn	as-CR-9800-3 05-CR-9807-1	couints possas:5".f"CJ •" officiet ballot ar carrie,, i en'tletope of another 1 count illegally possessing an off1c1al earner envelope of another		f»/? 2106 05/04/06	I:C.86.006 EC 86.006	Pied m>lo tend to2cotm.ts. at pc.tSsesSinQ an ottliclalballdt or co.pt.er,el⇔ge o! aoo!he<. 1 'FMJ cltrtl1r.d adj\lldK:ation, SSOO fl.r.le, 1.2 moi.,hs 17111'111'1tv '''-isioo Pied guilty to 1 count of illegally possesino an official carrier envelope of another. 1 year deferred adjudication, \$500 fme, 12 months community supervision
		ct• Ha-nrasting:/MaU IIIM F1"aod - Mathadi roo.rr.q'mo matk.ed ot	2004 Primary Baction	25,185	4couots posses.sior, o 11n	4	1,6121/11/4	EC86.006	found suilt)(i,y jury of 4 couim af possessiQr1 of aniotl'te.at ballot or othoa.fca:rr e:n.v6l.ope. of an-e:r.th4tr'. 1.0 days Jaif I Prob.acccdfoe 6 months
		Vote Harvesting/Mail Ballot Fraud/Assistance Fraud - lawfully obstructing watcher, unlawfully witnessing plication for more than one apptication, unlawful sistance, security of ballots, ballot boxes and envelopes	2004 Primary Election	06M1309-CCL	7 counts possessing an officral ballot or carrier envelope of another		07/17/06	EC 86.006	Pied ou1fty to possesSJon of an off1aal ballot or official carrier envelope of another. 8 months deferred adjudication, \$200 fine Original indictment dismissed.
		\lote Ha /14a!l Elali <lt 'fraud="" 1,,1d="" 1ppl'ic:atfem,.ut1lawrt.i*="" a"(j="" assjmnc&="" bahot.="" box-es="" enalopg<="" far="" ft="" mortt="" nlawfully="" obfallr.is.="" obstructing="" one="" p,iic:abcm="" s="" stall(cai,="" th="" then.="" tv="" unlawf-fully="" watcher.="" winessing.=""><th>2004: Primary Bect:It.In.</th><th>06M0302-CCL</th><th>I. r:ounts pos-HSSI-mg im offict&J ballot of Clirine, en;.fcpe. of aAOther</th><th></th><th>0?'17/0f,</th><th>EG86.006</th><th>6 month deferred adjudicatio", f2.00</th></lt>	2004: Primary Bect:It.In.	06M0302-CCL	I. r:ounts pos-HSSI-mg im offict&J ballot of Clirine, en;.fcpe. of aAOther		0?'17/0f,	EG86.006	6 month deferred adjudicatio", f2.00
		lawfully obstri. Jetting watcher, unlawfully witnessing plication for more than one app. Jication, unlawful sistance, security of ballots, ballot boxes- and envelopes	2004 Primary Election	06M0301-CCL	7 counts possessing an official ballot or earner envelope of another		07/17/06	EC 86.006	6 months pre-trial diversion
		Vat warvesflllg/Maij !!allot			2 roul1t'S ilieg•l voting-(<11)				
		1ucl'Astlstan<:co fn, <k(l!ttegal< th=""><th>2006 Prima!)' Ele<tj<>n</tj<></th><th>06·ffi-2J66-!l</th><th>marfctng: a btllk>t w1t-P1out</th><th>2</th><th>00/04Jrl6</th><th>EC64.012'</th><th>fled guilty to 2 ,ounts H at 'tlONI.g:, 2)ole-ar,,</th></k(l!ttegal<>	2006 Prima!)' Ele <tj<>n</tj<>	06·ffi-2J66-!l	marfctng: a btllk>t w1t-P1out	2	00/04Jrl6	EC64.012'	fled guilty to 2 ,ounts H at 'tlONI.g:, 2)ole-ar,,
		/ot,no, Ull\lawfi;.;:IZ11Uist&nc::e, unl1w!Wfy lnllU <lndflg s="" th="" w<=""><th></th><th></th><th>voter's cMS*nt</th><th></th><th></th><th></th><th>,.«i •< I prollation, \$750 ft •</th></lndflg>			voter's cMS*nt				,.«i •< I prollation, \$750 ft •
			2004 Primary Election	25,186	S counts illegally possessing ballots for		08/28/06	EC 86.006	6 months pre-trial diversion

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	;;;"I. : -	". t1 !t!1 Jfit{m	<i>i</i>	'-r T ".y	3	,.,,:71;1 -, .	?!:,,c;i':,h,,		3 0 55,6 ""
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Refugio	Raymond Villarreal	Illegal Voting, Tempering	2006 Pnmllry Election	2007-2-4609, 2007-2-4810	count tam nno with				2 years TDCJ suspended for 5 years community sup_erv is_io_n, \$1,500 fine, 90 days Jail, \$2,090
SO.rrt Brook,;	Noelia lope	Jllegof \(\text{V01111}\{1\)	2006 G•neral El41Cbon	07-07-09767 CR	1 caont ifi.ri,.l voting				0,sm'd
Hi1)11\$	M,irt um.Reid	Foroery. Uim no with a	2006 Speo•I Election	89,288	Possession of forced				1 ,,,arr*-tna.I dlvVSSOn, \$300 donatk>tt
SQrr/Bmolcs	JOMR&neGcImtlt	ao!lec-n,.nt cioc;•nt Illegal 110tlni1	2006 Gener•! Section	07·05·09743 CR	instrument t oount ill-I >/Otino-(2)				Pied guilty to ilioo•• vonng, 2 Y•• ,••,eel ed,iudication, \$3.00 n,••, 2 yM/5-commu ity
Starr/ Brooks	Oscar Luis Rios	Vote Harvesting/Mail Ballot Fraud	2006 Primary Election	07·05-09741 CR	1/0Dng more than once 12 counts possessing a ballot without the voter's consent				Pied guilty td 12 counts possessing a Dallot without the voters's consent. 2 years deferred adjudication, \$300 fine, 2 years community
Poet¥	HI'Cha C. Shumate	UNa ly accepting cam icin dc>Nlions, t,,fl>e,y	2008 Prima, I"lection	56732-8 , 56733-8, S6734 e	1 count unlawfully I!KX1!PtlfTlOcontributto.n 1 cou a,ganizad c.11mlnal actW1t;y,1 count ulilfav.ifuU) ac:,;"91lng a,nt,,butlOfl,	!	06/12/08	PC 7L02	hli-t verdkrofguctty to effQliClffi.Ql111 organized al1:nirlal ad'1Vlfy. 10 yeers-conf1nerrt6nt, Sustor 8 v-zir commutt1ty wpervfS\$0n with 180 days Jail u • condition, f5,000 Rn•
Duval/ Brooks	Lydia Molina	Vote Harvesting/Mail Ballot Fraud/Assistance Fraud, urlaw fu llouy in gand selng of	2006 Primary El&ction	08-01-09864, 11479	6 counts possesS1on of official ballot or carrier envelope of another	6	10/02/08	EC 86.006	P4ed gwlty to possession of official ballot or carrier envelope of another. 1 year deferred adjudication, \$300 fine, 12 months community
Ouva(f 8tool <s< td=""><td>Mori. Soiiono</td><td>Vote llarvesnr,o/M.11 Ballot ,,,ud/A\$\$.1\$tanc:a Fraud, unlawft,I buy in g al₁1 d₁s alfi,,11o!</td><td>2006 Prlinsr)I adlon</td><td>08*01-(1'186'.3, 11480</td><td>6 counts PQ55Mslon or offle I ballot ot ta(ti4:t •n lope of another</td><td>6</td><td>10/02108</td><td>EC116.0K</td><td>PltId" ouff mpossession of ofttc.ta Dan« or QII\er anve'ope of another. 1 def.,,4td adjudication, \$'JOO fine, 12 <!--!onths comm.,.,,ty</td--></td></s<>	Mori. Soiiono	Vote llarvesnr,o/M.11 Ballot ,,,ud/A\$\$.1\$tanc:a Fraud, unlawft,I buy in g al ₁ 1 d ₁ s alfi,,11o!	2006 Prlinsr)I adlon	08*01-(1'186'.3, 11480	6 counts PQ55Mslon or offle I ballot ot ta(ti4:t •n lope of another	6	10/02108	EC116.0K	PltId" ouff mpossession of ofttc.ta Dan« or QII\er anve'ope of another. 1 def.,,4td adjudication, \$'JOO fine, 12 !onths comm.,.,,ty</td
Duval/ Brooks	Ei"A Gut1erru lam	Urtl'.awful assistanc*- unlawful buying and S4illliOQ of 1»110 materials	2006 Pmnary Election	08·0t-098&S, 11482	3 counts, possession of official ballot or earner ftfwelope or another	1	rn/02;os	ECS&.006	Pl.ed i;iullty to poss;es;slon of umc,1al banot or carrier envelope of another. 1 vu cktferr-vi adjud1eat1on, \$300 Hne, 12 months.community
owa1/ Brook•	·" 1-ia<ia< b=""> Adel/"a Trjg<,</ia<>	Vote H•l)lestfnO/ Ballot fraud/.Ass ance fraud, unlawfl ll buying and - • n11 of	2llEl6 Prfmar,i Elect10•	0a-Oi-ll <js66, 1148l<="" td=""><td>2 cllu<irs ani.•r="" another<="" ballot="" ian="" ilft"ihiilbpe="" of="" offida.l="" ol="" or="" pos="" td=""><td>2'</td><td>10/02/011</td><td>EC86.006</td><td>Pl guilty to possessio 01olficiall>allot or carrle, env•k,pa 0-r another. t year d-af.,ecf adJu,;lic.atlor>, \$300 Ane, 12 ,11onth• et1mmun,ty</td></irs></td></js66,>	2 cllu <irs ani.•r="" another<="" ballot="" ian="" ilft"ihiilbpe="" of="" offida.l="" ol="" or="" pos="" td=""><td>2'</td><td>10/02/011</td><td>EC86.006</td><td>Pl guilty to possessio 01olficiall>allot or carrle, env•k,pa 0-r another. t year d-af.,ecf adJu,;lic.atlor>, \$300 Ane, 12 ,11onth• et1mmun,ty</td></irs>	2'	10/02/011	EC86.006	Pl guilty to possessio 01olficiall>allot or carrle, env•k,pa 0-r another. t year d-af.,ecf adJu,;lic.atlor>, \$300 Ane, 12 ,11onth• et1mmun,ty
Gohact	Jami Parkmson B1lhngs	Unlewfully drvulged voting results prior to the dos,ng of polls	2008 Municipal Election	08-8-8%7 CR	1 count unlawfully revealing information before polls close	1	11/12/08	EC &1.007	Pied nolo contender to 1 count unlawrully revealing 1nformat1on before polrs close. 2 years deferred adjudication, \$3,000 fine, 2 years
Sta,r(Brool <s< td=""><td>G\mla/;,pa !lios</td><td>Vote HarvestviQ/Mo f Ballot fn,uo</td><td>2006 Municipal Eledloo</td><td>08-08-0994\$ CR</td><td>11 counts possessing a b:allot: wit.hoc": th4t vot'\$ consent</td><td>11</td><td>Ol/16/09</td><td>fC86,006</td><td>Pied gddty to 11 <oun&s ballot-="" no="" posses="" wn'.lloljt<br="" •="">the: voter's co'1SM!t. 2 vears probate<!-- for 4 vears<br-->p,obatior., \$500 fine, 60 days house elrest</oun&s></td></s<>	G\mla/;,pa !lios	Vote HarvestviQ/Mo f Ballot fn,uo	2006 Municipal Eledloo	08-08-0994\$ CR	11 counts possessing a b:allot: wit.hoc": th4t vot'\$ consent	11	Ol/16/09	fC86,006	Pied gddty to 11 <oun&s ballot-="" no="" posses="" wn'.lloljt<br="" •="">the: voter's co'1SM!t. 2 vears probate<!-- for 4 vears<br-->p,obatior., \$500 fine, 60 days house elrest</oun&s>
Starr/ 6rooks	Oralia Frausto	IlleQ•I vonno/Vote HarvestJng/Mail Balllot Fraud/Asstslanrao fr	2006 Primary Election	07-05-09738 CR	15" counts of possessing a ballot without the voter's rnncent S counts of possessing a	15	03/26/09	EC 86.006	1 year pre-tnel diversion
r,/11<00/ts	Marlo Go,,,zollez	_kllr-: stmg/Ma,l Etatlot	2006 Primary El«:tio1>	07-05-09742 CR	ballot.•1th.out the voter's	5	a3n6109	EC8& 006	1 y6&r' prewufll divefsla:n
Alra.nsas/		Fr*"' Mwrep,ese.ntati n. of k'.16tltlty -			M1sreprMe.n tt0ri of				Pr'e-trN9, diversion h>r 1 .,,ear, 60 hdurs ()f
Travis'	G"allaher, Toddl	Intent to menupulate. eliecttori or 2 lnil·lr•r111nri1rlarD	2008 Primary EUaction,	COS9 <j9j34< td=""><td>Identity</td><td>1</td><td>05/21/0'./</td><td>E.C. 255.005</td><td>co.mr-THJOity' ser ice. mm leted eairty</td></j9j34<>	Identity	1	05/21/0'./	E.C. 255.005	co.mr-THJOity' ser ice. mm leted eairty

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urvuigea efect,on resuits pnor to the closmg of polls on election day; made false report to to peace officer i , bout divulging to peace officer i , bout divulging to the closm of the closm of polls on to the closm of polls on election day; made false report to to peace officer i , bout divulging to the closm of polls on the closm of polls on election day; made false report to to peace officer i , bout divulging to the closm of polls on election day; made false report to to peace officer i , bout divulging to the closm of polls on election day; made false report to to peace officer i , bout divulging to the closm of polls on election day; made false report to to peace officer i , bout divulging to the closm of polls on election day; made false report to to peace officer i , bout divulging to the closm of the clos	

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Stan/Brooks	Cynth	111-iia, VO <jno -="" folm<="" td=""><td>2007 M""ldpat ood Sch-091 Election</td><td>09•04·09881 CR</td><td>lnefl:glbla voter ,_,on</td><td></td><td></td><td></td><td>00</td></jno>	2007 M""ldpat ood Sch-091 Election	09•04·09881 CR	lnefl:glbla voter ,_,on				00
Sta,ir/Brooks	Eh!abeth "'4i!'rtlneJ',	Ul'eof,I vc)(:1P'lg F111on	2007Munoc,pal FlectIbn	09-D <i-099812 cr<="" td=""><td>I</td><td></td><td></td><td></td><td></td></i-099812>	I				
P≣nolo	D<•" NIJ <o>></o>	Otridel oppr,iOc\; •o(ing	2006 Speo«I Bod.ion	2007 •0193	r-·•i, p				
D•mm1t/ LaSalle	Maria Mendoza Garcia	Vote Harvesting/Mail Ballot Fraud	2006 Primary Elect10n	08· 11 ·00052 CRL	o 7 cowiu- ko0¥ifingl'I				
LaSane-	Estela Ctur Saertt	VOi• Ho,-ling/Mail Ballot Fraud	2006 Primary fMcttotf	08°12·00063 CRL	provide false If"Iformatton onan a r IP_Ocation for ar	7	0<1/LS,ILO	ECS ⋖ 0041	6 months. pretrlal dJVarsfon, \$60 supeKVtslon fee
Jim Wells/ Live Dok	Zaida Cantu Bueno	Vote Harvesting/Mail Ballot Fraud			4 counts of method of				Pied guilty to unlawful possession of ballot, 12
Jim Wells,/ Live Otk	Nor;rMLopez<	Vol Har-,es11AQ/Ma1! Ballot Pra''d							
Jim Wells/ L.Jve Oak	Cynthia Lopez	Vote Harvesting/Malt Ballot Fraud			1 rount iUegal votlno·{1)	1			
H>dal()°'' atooks.	P:u:ben l'revin6 G.rc1a	Illeg&i ""1 1 1 • jlolo,,, Ilriboty. and offloal,m,sa,nd,Jct; Vote Harvesting/Mail Ballot	20lle S <hool ois<rl«<br="">EJedlon</hool>	o9-Cff.lOU6 rn	InehQtbt.YOt8' Iolori t count of earner enveloPE	1	06/17/10	ec64.0l2	Pied ocrnw. 6.,,,. roo-10 ou-ndecl !bra years camm,,alty SulJOIV'slon, f500 fin <o< td=""></o<>
Starr'"	Raul Pene. Jr.	Fraud• Unlawful possessk>n of 56 mail-in ballots by candidate <i>Vota</i> """""tin <jt"1atl balklt<="" td=""><td>2010 Primary Election</td><td>CR-10-371</td><td>action by anoth@r person other than voter</td><td>I</td><td>06/22/10</td><td>EC 86.0051</td><td>Pied guilty, 6 months community superv1s1on, 180 days in jall (suspended), \$500 fine</td></jt"1atl>	2010 Primary Election	CR-10-371	action by anoth@r person other than voter	I	06/22/10	EC 86.0051	Pied guilty, 6 months community superv1s1on, 180 days in jall (suspended), \$500 fine
Slarr/El(ooks	M•r,laoGano	Fraud ?roviding fraud11.dent r'Ost,atian a ir d:r to vam	2006 Pnmarv Election	07-07-097¥ CR	cot,nt of 1.1nlawful dekve'ry of a ce,trfkate	1	09/IS/10	ECII.145	Jury tr181 f S1:JftJng. In hung)Ur.J, Qsm'd
				09·09-10117 CR	1 count illQgal votlng-(1) ineligible voter felon		11/10/10	ec 64.012	Pied guilty, 2 years TDCJ·IO
					1 munt of tJnlaww				guut:y-to:o ,101 or II tsailot and UNa)ffru1
Ouval/llve Oak	Christ:1-qa: Litt,1:en r	va ► •i•- •i!ollot fr•U <vassistence. fraud<="" td=""><td>2008 Prlmo,y Becbon</td><td>20080, 20061</td><td>as.sist∎nc., r courrect roefbod af returnedtii11</td><td>2</td><td>12/11/10</td><td>1:C6 < .036, 86.006</td><td>A8'stMnOll!• a{Id rKeived 1 Y••r deifet-red I N I Ju</td></vassistence.>	2008 Prlmo,y Becbon	20080, 20061	as.sist∎nc., r courrect roefbod af returnedtii11	2	12/11/10	1:C6 < .036, 86.006	A8'stMnOll!• a{Id rKeived 1 Y••r deifet-red I N I Ju
Duval/live Oak	Andrea Campos Bierstedt	Vote Harvesting/Mao Ballot Fraud/Assistance fraud	2006 Primary Election	20082, 20063	1 count of unlawful assistance, 1 count or method of returned	2	12/14/10	EC 64.036, 86.006	Pre-trial diversion 6 months, \$3,500 donation to the county
				20084, 211!1115, Zll086.	4 counts of unlawful				Pied guilty tCl $\bf 4$ <ounts <math="" of="">\bf Pb-Ion ol $\bf \circ$ 8ellot</ounts>
Otlval/Live Oak	Allc:ii11P•naP	V- Ha,titlgi/Ma,I Ballot Fraud As51sunce fnucl	200& Primary B- 2009 Munldpa\	20081, 20088. 20<,89, 20090, 20091	as.stS.tBnca, -4 counts ot mett,od of return«! matkadbel 1 count of IllOQ*I Voting*-		12/14/LO		nd 4 c:ouots, of Unlawful Assl\$14n<:e, andi 1 year JaN# probet&d fo>r" 12 monthc, and paad a \$1000 fine a court costs Pied guilty, II'@Cli'IVed four ,;enrs of defe,red
Smith		OIIH,I	Ronald Marsh	Ester 5andoval					Salinas
Smith	Bexar	Rockwaa	Attn Ma,fe.,Mars,h	Martinez-Moreno	d f,01ilha-n- Reoino				
Siliui		Duval/ Jim Wells	ruu majitWiiis.ii		cantu				

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Illegal Voting	Electton - Local no• n 2009	24l·16S2·11	(L) 1neJ1oible voter	adJudication, <i>a</i> \$1,000 tine:, and LOO hoors of
	no• n	24I·16S2·11 2:11·16S1·11 2010-W-0375 110820110::L·A II-02- 13251-CR		\$1,000 tine:, and LOO hoors of
Fēlon				1m:,ers- oC'lat1P)Q • vot, 1 yur p,obatton. paid SZZI court costs. Pied guilty tor 2 years probation, 90 days in jail, and_a t2000 fin"

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f{ni] (j 1,',J') ,	yi, •,w:	u:·1rt: ;, rvm"Jri1 1; tt .	% Fii,,;;, ••,;;	iii'' ;;"¥;;lwf	_ff;c; ,;;1) {\frac{1}{2}} \frac{1}{2} - Hr; ;\rac{1}{2} - Tr	.cgr_no_aloso oca ao="i.bFf		;1i,,';\;it%}+t	;c}"fii'< %',Pbi' •W.
,,,#,'IT''''·'''		100	" :r,;;,		нини	<i>t,"\.f::;t,il'i""";;</i> 1ti:	,. ''!\'A :;:,,ei ·		Convicted by a Jury on 11/tw11,, mnc.i to.2
H""ºlilol 6rooh	-AJ'manu	11i voting	2009 School District !.'fe <tion< th=""><th>IQ•03·1Cl3-t2-a!</th><th>I co<i.ntoff"!!•f°wtmg- (3) voter fmi>e,<sone<,on< th=""><th>I</th><th>1:i/OIJ I</th><th>f:.COU</th><th>Y""rs TCDJ, *uspendad for S voa on probeNon, 9 0 day,h1C o u nly Jell n Il condile\$n of pobetion,</th></sone<,on<></i.ntoff"!!•f°wtmg- </th></tion<>	IQ•03·1Cl3-t2-a!	I co <i.ntoff"!!•f°wtmg- (3) voter fmi>e,<sone<,on< th=""><th>I</th><th>1:i/OIJ I</th><th>f:.COU</th><th>Y""rs TCDJ, *uspendad for S voa on probeNon, 9 0 day,h1C o u nly Jell n Il condile\$n of pobetion,</th></sone<,on<></i.ntoff"!!•f°wtmg- 	I	1:i/OIJ I	f:.COU	Y""rs TCDJ, *uspendad for S voa on probeNon, 9 0 day,h1C o u nly Jell n Il condile\$n o f pobetion,
Bexa,	Mary Comparin	Voter impersonation (voting for 20 years using the identity of a deceased voter still on voter rolls, while voting herself by mail ballot), benefits fraud (rece1vin SS benefits for herself and a dece.!!lsed ind1v1dual)	2008 General Election	2011-CR-7939	2 counts of illegal votmg - voter impersonation	2		E.C. 64.012 (a) 3	Statute of limitations tolled by filing of 1nd1ctment on 9/18/11. Defendant declared incompetent to stand trial Cause 2011-CR-7939 closed, case left pending.
Bruos	shati , Otrisdne ThdtNls	Unl.twllilly 1n11.,.,\C*19 Vot.,	21111) Genenlf -A	11-05590-cRH-C:Cll	I count of Unbowful As.s.tstanCAi			64.0lt.	,g lty. I - ,,,,,,,a⊲l)U <mati⇔n< td=""></mati⇔n<>
Oohas/ Rodr.wall	Name R.wnoved	Aggravated perjury ,n connection W1th II al VobnQ	2010 Primary Election		4 counts. of 1ogr1vated perJory				
1i<1 R-""" ii	N'''''Romoved	lJlegai Voting	2010 Pfl,,,ry Election		1 count of IllaQanl/00/lg • jllnlble votor				
OallasJ c,,kwall	Nar;ne emoved	Ifle,oal Vottno	20Hl Pnmary Elec:uon		3 COCJ.t'\ts Ol'maoail TOt!rlO • 11lml01ble vo				
Dalla# o,•11	Nam,,R:eno-	DlaQal Voting	WIO Prlma,Y a.aion		3 c:ounts of 1Begal voting • Int:11"1'J				
Dallas/ Rockwell	Corlos Medreno	Illeoet Voting	2010 Pnmary Election	2-11!-418	2 counts of illegal votmo - 1nelig1ble voter				
Dallas,/ Roc ail	RobertEdwa,d Mo <for,o< td=""><td>Jll&gal VotlnQ</td><td>2010 Pnma'll Election</td><td>2-11-420</td><td>l counts.at iheosf voc.ag lnelio- vot</td><td>3</td><td>02/16/12</td><td>E.C 64.012</td><td>Jn & «twinge for • Wledg"emel'lrof ofhw\se •nd oop<ating !!!stillnony="" at="" charges="" dsm'd<="" i.="" td="" tr=""></ating></td></for,o<>	Jll&gal VotlnQ	2010 Pnma'll Election	2-11-420	l counts.at iheosf voc.ag lnelio- vot	3	02/16/12	E.C 64.012	Jn & «twinge for • Wledg"emel'lrof ofhw\se •nd oop <ating !!!stillnony="" at="" charges="" dsm'd<="" i.="" td="" tr=""></ating>
Dallas/ Rockwall	Rolando Medrano	Jlleoal Voting, aggravated perjury	2010 Primary Election	2-11-416	6 counts of .!!IQOravated perjury	6	02/29/12	P.C. 37 03	guilty to two counts of aooravateczperJury, 41 years TDCJ probated for 4 years community supervision, \$5,000 fme, \$219 court Coust., 45 days in jail as a cond111on of probation, work a.,; " " a.,,
0.11 , Roclcw-alf	RO <l•ol.14dc''''°< td=""><td>!il'egol Vatlt'I}, -n,valocl perju,y</td><td>lt,10 Primary 81"""0'1</td><td>2-11-1011, 2·11-♦14</td><td>I <w<it *="" *ollng="" -,:ot1f,="" .\llnr*.,**.,<="" 5="" al="" illeli,g;b4e="" o:,unts.of="" orim="" td=""><td>6</td><td>£}2/28/11</td><td>B,C. &4.012. P.C. 37.03</td><td>Dtsm'd upon conv1ctton of dafendant1n 2.·il-418</td></w<it></td></l•ol.14dc''''°<>	!il'egol Vatlt'I}, -n,valocl perju,y	lt,10 Primary 81"""0'1	2-11-1011, 2·11-♦14	I <w<it *="" *ollng="" -,:ot1f,="" .\llnr*.,**.,<="" 5="" al="" illeli,g;b4e="" o:,unts.of="" orim="" td=""><td>6</td><td>£}2/28/11</td><td>B,C. &4.012. P.C. 37.03</td><td>Dtsm'd upon conv1ctton of dafendant1n 2.·il-418</td></w<it>	6	£}2/28/11	B,C. &4.012. P.C. 37.03	Dtsm'd upon conv1ctton of dafendant1n 2.·il-418
Dallas/ Rockwall	Gilda Hernandez	Vote Harvesting/Mail Ballot Fraud/Assistance Fraud - Inf1uencmg Voter	2010 Primary Election	11082011CCL-B	an official ballot or carrier envelope, 3 counts of unlawful assistance (1nfluencing voter), 2 counts failure to provide 1dent1fymg mro while		04/05/12	E.C 86.006, 64.036. 86 010	Pied guflty to two counts of Unlawful Assistance, two counts of Possession of a Ballot, and two counts of Failure to Provide Ident1fying Information While Assisting e Voter, and received one year of deferred adjudication and a \$250.
Hrclalge/ Btoob	l'<>0eOe-Jes:us Qno	Illogol .oting • """1, blibw?	200& School Oislnct Boct!OJ>	09-10U5CR	I count Illeilal -Joimg-(l) ,nei;gfble VOUlr f.io.,		14/12	E.C 64.1)12	Pied guoi<)I, rece1Ved 10 yeor,, IDCJ, probated for 10 yeers, \$1,000 fill4:, and \$313 court cos.rs
Henderwn/ Sm,tl\	Frank A.os.s.	m.ga,Vot <n11< td=""><td>2009 Mur.nap.l FlectiM</td><td>241-1683-11</td><td>1 count of Dlegal Voong- (L). 1n,el'i01ble VOtlM'</td><td>1</td><td>06/19/Ll</td><td>EC. 64 012</td><td>OtSm'd</td></n11<>	2009 Mur.nap.l FlectiM	241-1683-11	1 count of Dlegal Voong- (L). 1n,el'i01ble VOtlM'	1	06/19/Ll	EC. 64 012	OtSm'd
Hldolgo-	Angel Tn, jillo	III-IVotl'''O • Falor,	2010 Municpal and Scf I o o I Dlstrkt	0!·1914-12•E	2 CDt.inl:s tlfeo*l voting b',f ineb'Qible voter	2	011/12	E.C. 64.012	Pitd11Utlty to illegof voUng (1 a.), Wfitenc:ed tel 3 veafS' TOO#probateid ftrr community-supe,vistQf'l
Hidalgo'	Baudelia Zapata ojas	u·n1awf\Jtl'y <i>r Hng</i> InfOfmatIon bafora Me p;otJ5	2008 MunK1pail Elect1oo	12-01S29	Unlawfully R*,JJ.ng Informot100 before polls closa		12/27/12	EC 61.007	No S.il
Hidalgo'	Sy1v,a Sliia\$ Vela	lll-iVoltllO	2008 M <l<oidl)tll •r'-n</l<oidl)tll 	12.03519	DI-IVObnQ		12/27/12	E.C. 64.012	,;QBIII
Hidalgo'	5alvador Vala	M8'I m bil:Hoc v1ol1tio111	2008 Munkttaal Frtjr,,,n	12-035'28	Method or returning marked ballot		12/27/12	E.C86.006	l'io II
	,; t Fermma Catillo	Jll <iq•i '="" peloo<="" td="" wog="" •=""><td>21110 ,;.""'•I Election</td><td>CA·1911-12•1</td><td>1 00"'1t of Illegal Votino- {1) inel1111!>1" vote,</td><td>1</td><td>Of/17/13</td><td>e.c. s1112</td><td>,,_, guilty ta rilooar vong. santancad to 2 -**</td></iq•i>	21110 ,;.""'•I Election	CA·1911-12•1	1 00"'1t of Illegal Votino- {1) inel1111!>1" vote,	1	Of/17/13	e.c. s1112	,,_, guilty ta rilooar vong. santancad to 2 -**
Cameron	Marganta Rangel Ozuna	Vote Harvesting/Mail Ballot fraud/Assistance Fraud; Inf'luendng Voter	2010 Primary Election	2013-DCR-00484	1 count Unlawfully Assisting Voter	1	05/30/13	E.C. 86.010	d e 1red With community wpw,,on and \$100 Pied rid bontest to Untawrully Ass11.11ng Vat@r (Class A Misdemeanor) 12 month county Jail, probated for 12 month community service,en nn*

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				tO·Ol-tlr.143·CR'	ZcQont> <o!me;;;a1aa1<, -fl)="" a,t<="" fffil)f!t'somtton="" td="" votilf"=""><td>2</td><td>0(#24/tl</td><td>e,c. fi.4,_a12</td><td>, , , , , , , , , , , , , , , , , , ,</td></o!me;;;a1aa1<,>	2	0(#24/tl	e,c. fi.4,_a12	, , , , , , , , , , , , , , , , , , ,
					pelting-pla.ce,				unts rulil CIUM;\Jr"fentty. f:3"L3
Montgomery	James Alan Jenkins	Illegal Voting • Residency	2010 Special Election	12-03-025479-CR	I count of illegel voting -		06/28/13	E.C 64.012	Convicted urino a jury trial, 1 count of illeoal voting (1) ineligible voter, 3 years TDCJ, \$10,000 fine and \$364.00 in court costs reversed/remanded by 14th COA, pending new
MontQOffII!I'y			20!.0 l flecUori	12·03·02581-cR			07/12J13	C.C.5,4,012	1 'Mt Pll't.lt>.tlon ?(*trlat DtVltl'Siofl Froot*;n
Montgomery	Adrian Heath	Fafse statement on application, illegal voting	2010 Special Election	12-03-025480-CR	I count of illegal voting - ineli9*ible voter		10/31/13	E.C. 64.012	Convicted during a jury trial, 1 count of illegal voting (1) ineligible voter. Sentenced to 3 years TDCJ and \$10,000 fine, \$334.00 in court costs.
м то,у	Syt,,1L,0oy1,.	Fels. s.t.Btetnenton.*ppha,tk:-4"1-, ilteg11i votinO	' 2010 •l'EiOQIO!l	P203*0Q583-CI\	1 to,mt otil"-,11 voting• meUoible voter		04/62/14	E.C.64.012	Coowicted at jufy b.ta.1. LCOUPtotifiegal voting fi) "1 lig1bte.VOW S.Otenced. V dehm as;reement" l eelf5: TDCl, prob.at for 5 -,e,,s, \$:5,000 n- and \$-35"11,001nic.oon aists.
Montgomery	Roberta Margaret	False statement on application,	2010 Special Election	12·03·0258S·CR	1 count of illegal voting ·		04/02/14	E.C 64.012	Convicted at bench trial, I count of illegal voting (1) ineligible voter. Sentenced by deferred
	Cook	illeoa! voting			ineligible voter				agreement, 3 years TDCJ, probated for 5 years,
c.ameitun ¹¹	Gaaa:.!srael	If[-11/o 00 * F1IM</td <td>2&UJ Mllnic/pal Eloctfo•</td> <td>2013-0CR-OO<;S7</td> <td>l count of ,fte;Jzilodn(J '''''O!bte (fWOn l</td> <td></td> <td>04/10/13</td> <td>E.C6"4.0l2</td> <td>Ph:(1)gv1 to;tltagal .mg.a:ttatnptacl <don 10:="" a="" c:onfmernen-t.'2="" ffn.e<="" m="" m1sdeameenor.="" montts="" oas;;="" pr:obar:lon*="" sentenced="" td="" v*otet)="" ymrsi=""></don></td>	2&UJ Mllnic/pal Eloctfo•	2013-0CR-OO<;S7	l count of ,fte;Jzilodn(J '''''O!bte (fWOn l		04/10/13	E.C6"4.0l2	Ph:(1)gv1 to;tltagal .mg.a:ttatnptacl <don 10:="" a="" c:onfmernen-t.'2="" ffn.e<="" m="" m1sdeameenor.="" montts="" oas;;="" pr:obar:lon*="" sentenced="" td="" v*otet)="" ymrsi=""></don>
Montgomery	Name Removed	False statement <i>cm</i> application fileQal voting	2010 Specal Ele(;.t1on	12-03-xxxxx-CR	1 count of illegal voting - ineligible voter		05/15/1	E.C. 64.012	1 year Deferred Prosecution Probation. Eligible for expunction after serving 12 mos probation.
Monrgomer)I'	W'llf1amr Mervin Berntsen		2dlCl5""0al Electooo	2-0'.Hl2S86 <r< td=""><td></td><td></td><td>10J23/H</td><td>E.C.6'1.0i:!</td><td></td></r<>			10J23/H	E.C.6'1.0i:!	
Cameron	Tomasei Chavez	Vote Harvesting/Mail Ballot fraud/Assistance Fraud; Influencing Voter	2012 Primary Election Runoff	14·CCR·02977•A/14·CCR-02984- A/14·CCR-02985-A/14- CCR-02987-A/14-CCR- 02989•A/14·CCR-02991- A/14-CCR-02993-A/14- CCR-02995·A/14-CCR-02997- A/14·CCR-02999-A/14- CCR-03003-A	3 counts - Carrier Envelope Action: Person Other than voter (Misd B), 3 counts - Assisting Voter Violabon (Misd A), 3 counts - Method of Returning Marked Ballot (M <sd (misd="" *="" 4="" a)<="" assistance="" b),="" count="" td="" to="" unlawful="" voter=""><td>13</td><td>01/22/15</td><td>E.c 86.00s1/ 86.010 / EC 86.006 / EC 64.036</td><td>Pied guilty to unlawful assistance of voter, 6 month confinement, probated for 1 year of community supervison, fine \$250.</td></sd>	13	01/22/15	E.c 86.00s1/ 86.010 / EC 86.006 / EC 64.036	Pied guilty to unlawful assistance of voter, 6 month confinement, probated for 1 year of community supervison, fine \$250.
:i.mw1s,	a.oiloMi,ctJI.								Plod guilty ta Blegahoong () Sentenced to
J1m Wells	Mark, Homere Almaraz				f In ZLId Felon				
H&dalQo	10'''• Luis.	Unlawfully ,eje ejevotors, m11ga1 and unlawtui/v	2008 M,iniqpa! Elect,qn	CR·2f>23·09-El	12, co.unts of Illegat VOttng	12	02/25/15	e.c.6 < .012	JrrOQ111
Cameron	Facunda Garcia	Vote Harvesting/Mail Ballot Fraud/Assistance Fraud; nil	2012 Primary Election Runoff	14·CCR·02980·A	1 Count - Unlawful Assistance to Voter (Misd. A		03/19/15	E.C 64.036	Pied gu1hty to unlawful assistance of a voter. Sentenced to 3 day confinement in county jail and fin.
		V6'• tta,vos , e.llot			CQLJJn: • I!!'rr1er ve P <i Actfoa: Per5i01n Other ttian . vet Mi\$di !!), 1 Cooot •</i 			!cC M.0051/ C	1)'Mt P,f;lbedon un divers:)on dgrertt
C,,	Ben;,!ceCa«a	Fraod;,.ssista'fi <e f="" old;<="" td=""><td>20L2 Pcimar;, EJ<lctio< td=""><td>I4•CCR.•OZ9.79•A/L1°CCR·</td><td>M od Of Rolurmng</td><td>1</td><td>04/08115</td><td>86,006/ EC</td><td>(Der,ri!d Pros.J !or ol&,ns" or tJnfowtully ""!sting</td></lctio<></td></e>	20L2 Pcimar;, EJ <lctio< td=""><td>I4•CCR.•OZ9.79•A/L1°CCR·</td><td>M od Of Rolurmng</td><td>1</td><td>04/08115</td><td>86,006/ EC</td><td>(Der,ri!d Pros.J !or ol&,ns" or tJnfowtully ""!sting</td></lctio<>	I4•CCR.•OZ9.79•A/L1°CCR·	M od Of Rolurmng	1	04/08115	86,006/ EC	(Der,ri!d Pros.J !or ol&,ns" or tJnfowtully ""!sting
		Cameron		Rafael Angel Elizondo	lnlluencir,o Voter			Vote Harvesting/ Mall Ballot	Fraud - Method of Returning Marked Ballot

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Mo,kodi Ballot (Misd B), 1 a,unt - unrawruf 030 IH,/14·CCl!-D30l I·A lwnolt 64.03.6 vote:r. AssJSbII!Ca ta Vater (Mi.d 1 Count •Method of Returing Marked Ballot more than 10 P1ed no contest to Method of but less than 20 offical 2012 E.C. 86.006 06/12/15 ballots/carrier envelopes, (Returning Marked Ballot =10<20, Pr<mary 3rd Degree Felony) Election 2015-DCR-(Oass A). Sentenced to three Runoff 00269-D days in county jail. and taken into custody,

Information as of 4/20/2022

Page 5

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			201ZPrncf Eloct10n Runolt	W!S-OCR-00270*0	Reiunno M&Itt:: Ballot. tawerU'lan 10 otl111lat ballots/ <ajiio< en<="" th=""><th></th><th></th><th>E.C. 116.006-</th><th>fl<d< b=""> <i>g,,Ul;</i>)< ro Motllod <<i>I</i> < /ri> (I£1 (Otss 6), Sentend</d<></th><th></th><th></th></ajiio<>			E.C. 116.006-	fl<d< b=""> <i>g,,Ul;</i>)< ro Motllod <<i>I</i> < /ri> (I£1 (Otss 6), Sentend</d<>		
Cameron	Marganta Ozuna	Vote Harvesting/Mail Ballot Fraud/Assistance Fraud; Influencing Voter	2012 Primary Election Runoff	02986-B/14-CCR-02988- B/14-CCR-02990-B/14- CCR-02992-B/14-CCR- 02994-B	Envelope Action: Person Other than voter (Misd B), 3 counts Method of Returning Marked Ballot		08/10/15	E.C SG.00SI/ E.C 86 ⁻ 006	Pied guilty to Carrier Er Other than Voter. Seni jail and \$250.00 fine/cou	enced to 15 da	
				14·CCR·02>78•C/H·CCl1·	1 C'.OU t ImJawful Assistooa to VOW (Misd			0.100.4			
				,02998•C/I •CCR•03000 CJt4 <cr-03001•c 14,<="" td=""><td>A}, 1 count • As,. stfrtg</td><td></td><td></td><td>e,csCJ36e1.c</td><td>PJe!ld gwlfy ta Class A n</td><td>nisdemeanor Unf</td><td>awh.1I</td></cr-03001•c>	A}, 1 count • As,. stfrtg			e,csCJ36e1.c	PJe!ld gwlfy ta Class A n	nisdemeanor Unf	awh.1I
	Vicenta Verino	Nott H.a <vestl<ig mail="" allot.<br="">fraUdJAss"fSta.,,_Fn,ild; lnf.lutn¢J.nQ Vat</vestl<ig>	:WU Prima,V Election Rtmolt	CI:R-03002-C/14-CCR-030IH-C/14,-CCR-030OS- C./14-CCR-03 -c/14• C0H)3007-,;;/14-0:R- 0300it-c	Voter v-,1.1:ro IMisdL It) ,4 counts. Caine, Envelope Action: Person Other than voter (Mm.ct, 8), cotmts. * Mat,t"iod, of Retumirig tt*ri <ediallot (m,sd.="" b1,<="" td=""><td>m</td><td>08/19/!5</td><td>86010/ E.C 86.0051/ E.C 86.006</td><td>710010111001.07 0 7010</td><td>and $t.t'r^{\bullet},l \in$</td><td>horn</td></ediallot>	m	08/19/!5	86010/ E.C 86.0051/ E.C 86.006	710010111001.07 0 7010	and $t.t'r^{\bullet},l \in$	horn
		Forgery/Tampering with			1 Count of Tampering w /				Waive a jury trla and 3rd degree felony Forge		
Harns-	Avery Ayers	pe1tit1on for candidacy - forged signatures	2014 General Election	1476757	a Governmental Record (SJF)		10/06/15	P.C. 32.21	defendant and sentence TDCJ-InstItut1onal DIv1s		
					1 Count C-aqiet Envelope						v-
c.rne,ran-	Sarah Perales	Vot• Ha,v.s.tlno/Ma" Batlot F /1,sslstan,Fr ud: tnftl.HmemQ votw-	2.01:l'Ptiri\ary EfecdOfl Rul'\Ol't	1.4·C0<·02982-C 14 CCR*03009<.	Illctl'.ori: PVf\$00		10/211/15	e,_c. 86. 00fi		rt GO<ts< b="">, I</ts<>	i n, iHflt t
			2013 Municipal		1 Count Illeoal Voting (Municipal)				Pied no contest to Cour Illegal voting (ineligible		
Edwa,ds	Michael Scotch	Illegal voting (residency)	Election 2014 Primary Election	6053	2 Counts of Tamper w/ a Gov't rec 1 Count of Illegal Vobng (Primary)		12/07/15	E.C 64.012	plea bargain agreement 2, 3 & 4. Sentenced to 2 adjudication community	24 months of de	ferred
Edwards			2013 l'-r'unld\>at Eledi , 2014 Prtm••V 8.eai'on		1 Count Illegal VO!)Jl(I (Munio1)" 1 Counts of Tonw/* SOII'I'''' 1 Count of Illegia>ll <ltj (pri,nar,;)<="" td=""><td></td><td>uJ01hs</td><td></td><td>Pied no- c.ontest to Coti Ille !-voting (fnetig,bl• Yo pk<, iroain 2, 1 & -4 Sentenced to 2 adjudlca.tlon cammt1.nlty</td><td>Otllf·n,C)fl resida State- ta dlsmi 4· mm,ths of de</td><td>ant} in• <s c.ounts<br="">l'erred</s></td></ltj>		uJ01hs		Pied no- c.ontest to Coti Ille !-voting (fnetig,bl• Yo pk<, iroain 2, 1 & -4 Sentenced to 2 adjudlca.tlon cammt1.nlty	Otllf·n,C)fl resida State- ta dlsmi 4· mm,ths of de	ant} in• <s c.ounts<br="">l'erred</s>
	Guadalupe *Lupe	Vote Hervesting/Mail Ballot			1 Count Carrier Envelope Action: Person Other than				Co-defendant accepted these offenses in plea in 08767-E, CR-15-08768	esolving causes	CR-15-
Hidalgo	Rivera, Jr.	Fraud/Assistance Fraud; Influencin9 Voter	2013 Municipal Election	CR-15-08765-B. CR-15-08766-B	Voter, 1 count Method of Returning Marked Ballot <10		07/11/16	E.C. 86.0051 E 86 006	.C. 08770-E, CR-15-0877 08773-E, CR-15-0877- 08776-E, CR-15-0877 15-08779-E, CR-15-08 and CR-15-08782-E.	I-E, CR-15-087 7-E. CR-15-083	75-E, CR-15 778·E, CR·
	Gulldalope 'i.upe''	\Iota HoN9StinQ1Ma 'SalTot	ll>.13Munk,pal	CII-tS-08767-E CIH.5-007t;ti1-e. CQ-15-03769-E CR-1S-081]0-E CIt-15-08771-E CII-IS-08772-E CR-1S-08773-E	1 Count Unlawful A:sstst1,n(lt: to v m.r.J 6J eOUntS.carrier fn/le.l/Ope Actitoti Person ()(he, fn, fn				Pred aollty too UnlawM A A m!sderneaM , SG,flen	• IIIII • III to a ced to 365 deys	llot; Clos• CC\ jail.
HI <liiii!d< td=""><td>R.(,.;,;;, Sr.</td><td>frllo Au aoce.fr&'-d; !nffuoOCiftill/Ote;</td><td>Ehction</td><td>Cll-15·08774-E ClH5·08775•E ClH.!Hl6776•c ClU5-88777•E C - 15-09778'-11</td><td>CR-L5-0871'Ji-II. CR-L5-U97EO'-fl. CR-IS-0&7SI-E</td><td></td><td>\loter. 6 count of i6</td><td>s Method</td><td>R.eruml11 g.Menrvct 8etlot <10- 3. oouirits</td><td>A S " s 4</td><td>s t t n g</td></liiii!d<>	R.(,.;,;;, Sr.	frllo Au aoce.fr&'-d; !nffuoOCiftill/Ote;	Ehction	Cll-15·08774-E ClH5·08775•E ClH.!Hl6776•c ClU5-88777•E C - 15-09778'-11	CR-L5-0871'Ji-II. CR-L5-U97EO'-fl. CR-IS-0&7SI-E		\loter. 6 count of i6	s Method	R.eruml11 g.Menrvct 8etlot <10- 3. oouirits	A S " s 4	s t t n g

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"	" i ., ,,,-"!	Vote Harvesting/Mail Ballot		CR-15-08761-B CR	t;Mf ')•"111'faft 2. counts Carrier Envelope Action: Person Other than	''"! 1: \½iiu,;;J'.'!"11	**	4' 't f J ,Y.	, w "ef/3/1t3a-""" sry "['-]J t"Jec gul ¥ to \amer cnveiope RC'tl.ail: rerson Other than Voter, Oass B misdemeanor. Pre-trial
Hidalgo	Graciela Sanchez	Fraud/Assistance Fraud; InHuencing Voter	2013 Municipal Election	15-08762-6 CR-15- 08763-B CR-15- 08764-B	Returning Marked Ballot <10	4	07/11/16	E.C. 86.0051	diversion for a pertod of two years of community supervision, pay court and probations fees, com plete 24 hours of community service. Other O>n <cted both="" by="" count,<="" ifomn9<="" illlagai="" jury•an="" o="" th=""></cted>
Oa- 19' l.uraot	t !losaMartao,,-	II •I \lotiolj • Non-Qt,	W12GOOQIJI! filect.fon,, 20.14 PrimIfry Run-Of!' Elo.ction	'4.34155	2 count.ol IU<'gal Yot,fig - 1n■ le.vot1c (non GitJZenJ	2	02/09/1:J	E.C:bf.012	N"1 <i<inii> J (I) h lo * period oF elght (8) yeo;s "'the lex\<s \$)2.9,60="" \$,5,000,00="" ai*t!="" aiu*t="" and="" co01wrro\$\sigma\$tly="" count,="" criminal="" esch:="" fine="" i*="" in&="" itutiond!="" ju'stice="" oeparon,nt="" of="" oiv\sj0a="" oni="" ru="" sent600i*="" t.\$\sigma\$=""><</s></i<inii>
Edwards	Manuel Rodriguez III	Illegal Voting - voter impersonation,]!legal Voting - ineligible voter (felon, unregistered voter)	2014 General Election	1730	2 counts of illegal voting, ineligible voter (felon, unregistered), voted as 99 yr-aid grandfather	2	2/27/2017	E.C. 64.012 (a) 1	Convicted of illegal voting (2nd deg. felony). Sentenced to two (2) years in the Texas Department of Crimtnal Justice Institutional Division.
Edwotd,	‼jto 11 lall-n	trt',1 \lot1.:n9 *n.tigil;,I* VQt (non-resident),	Nov 201.4 oanwaf *4*K.tiont Mc1y 2015)-RJSO eler.:rt0n, Maf	Cl<7719096408	7 COtn\(\$.o, ill I govulo, ifff:tl lbl* \u00fcdfir (rion ras dent) * \u00e4nd d&Q''''' Felony	I	12/2M17	E.G. 64.0?2	?rosecuti'oP Divilifjiion Pr*o0ra.m 5tlpu{anon of to 7 c.our,\\$ Il16QUI Votiog
Webb	Angel Antonio De Leon, Jr.	Illegal Voting- ineligible voter (convicted felon, on paper)	::>pee1a1v _ LJISI. L - 2/13/2016; Special COL Dist. 2 Runoff - 4/2/2016; Joint Primary Runoff - 5/24/2016; November 2016	CX8826260117	4 counts of illegal votmg - ineligible voter (felon) - 2nd degree felony	4	01/29/18	E.C. 64.012	Prosecution Diversion Program - stipulation of guilt to 4 counts Illegal Voting
webt>	Aro.J.i-o Garcia. Jr	IHegAI VOOIIO • lnel!Qibl• w <er (c,,o.,ct1="" <b="" felon.="" on="">PIPV)</er>	ov. ,,,, igenoral efectfon; {i8rch ZO:tlS Qernocrattc l'flrna,y; M•r 2016 0.000•tiC	CX8'1409S'OI01	l wunto \mathcal{A} ille(IIII Yotmg - ineligoole· atMr (felon,) 2nd daQrM it«tony	3,	01/IJ//L&	E.C.64.012	I'!! cu;loo Dlv=lo <o <b="">aoio.m • stlpulatl<l,\ <b="" of="">gui lo J ,;;o,mt5 111,,.1 Voting</l,\></o>
Medma	Patricia Barton	Unlawfully Influendng Voter In Polling Place; Electioneering		CX:4240437617	2 counts of unlawtully Influencing voter In polling place; 1 count	3	04/26/18	E.C. 61.008; E.C. 61.003	Prosecution Diversion Program • stipulation of guilt to 2 counts unlawfully influencing voter; 1 count electioneering
Hfll	Aar.onliones	Ik) wfulr1 Re,eeling Information B ef ore •• Pbfi• Unlawfully Accepting a Voter	211Ul Prf'"'r;, Rw,oft	0(7'95',43';13300	I COUII)t.unlew dty r'9YU:Ih'I.f tnfot'imatK>n hA,, +8-'	1	05/30Л8 :	E.C. 61.007	Prosecution OIWCSlon Progn,m - stipuletion of gutt to 1 court Unla\11. Ily reW:allng klfor madon
Dallas	Shirley Brown	not eligible to vote, by election ;,,A,,o	2016 Genernl Election	0<3852040670	accepting II voter	3	05/31/18	E.C. 63.012	guilt to 3 counts unlewfully eccepting a voter
		llh•o•I110ll1111: Election fraud ;			Count: t - i11egftlf vmina, 2nd Degree Fetanv: Count: 2 - et «Uo.n froua,				Pr0:serutro Öt\letsfOn Progtam - s.tl13ul&t.on ot
Kw:rocl;,	O:idaltlaorw	h!M Slaterneot on Rogi ,ation AP1>hcat1an	Mair. 2018 P1i'mal"¥. Election	0(3 2030.9473	OA, Cqul\t 3:• fa:1\sai st• ement on a reciistrattoA eppUcation. O a	.3	01/02118	-C! 64.012; 276.1i13; 11 007	gu It to L C&(Jr,t Illogo! vodng, 1 Codnt etea,or, ftaud, itt'ld fcount r&1'4i sta:te,mlliinl oo a r&grStr6:ar>ptf.amon
		Illegal voting; Election Fraud;			Count 1 - illegal voting, 2nd Degree Felony; Count 2 - election fraud,				Prosecution Diversion Program • stipulation of

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Martin Olvera

False Statement on Registration Application Mar. 2018 Primary Election

0<8890196392

CIA; Count 3 - false statement on a registration application, CI B

06/27/18

gullt to 1 count Illegal voting, 1 count election 276.013: 13.007 fraud, and 1 count false statement on a registration application

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		11 Vcdli.r; Election Froud; False. Statame.nt OA ReQi.,,atlon JIWhe:atJon	Mar. Wl&Frlmafy EiectJoo	0<46412860:19	Cuo 1 - dleg,;f satinQ, k>d D<,gnte Felc-nl' Cou,, 1'2 - eie <tlon -="" 1a;="" 3="" c="" couint="" fabal="" in,<="" on*="" ppfiul="" r.oud,="" reg,stratton="" s.tatemmtt="" th=""><th>!16/05J18</th><th>e,C 64,012: 27.6.011 1::3.007</th><th>fr-cutIMC>ersJoo Prog.em • stl;,utatioo el t;1.coontJegal SOO!III,1 Cl>unt ol<>dion fralld, JFl\di:C(tUlnt fa&. sUitamant old 11 re,iTttrat*on a: ttcn</th></tlon>	!16/05J18	e , C 64,012: 27.6.011 1::3.007	fr-cutIMC>ersJoo Prog.em • stl;,utatioo el t;1.coontJegal SOO!III,1 Cl>unt ol<>dion fralld, JFl\di:C(tUlnt fa&. sUitamant old 11 re,iTttrat*on a: ttcn
Nueces/ San Patricio	Rosita Torres Flores	Vote Harvesting/Mail Ballot Fraud/Assistance Fraudtillegal voting	Robstown 2016 General	S-18-3065-CR; 18-CR-83358	Otm - r eQeTvo 2nd Degree Felony; Count 2 - method of returning marked ballot, SJF 1 count misdemeanor	f,'''n'''g,f6/12/2018	E.C. 64.012; 86.006; 64.036	Convicted of unlawfully assisting/influencing voter with mail ballot (E.C. 64.036), 12 months jail. probated for 18 months; \$1000 fine; 10 days confinement in county jail servliil:d day for day as condition of probation
	Consuelo Bari,eotos<:a to	1/ot• HA<i ,il<="" b=""> E;alfo<: fraud/AssIsta('I(!:)Fra:ud</i>	ZOlf, Pn"'1<1,-Y unoff Eloctlo	0<3772923814	2 Coonts iJ <lrawm Ass:1 nc1111</lrawm 	6/1S/20.18	e.c. 64.036	Pf"OS«1.J'don Dtverston Proor.arn stip111Jetlon of QUilti to-:!!C®nt;s: unl1wf a55f5t'.8/IQ. t9 '(f>t4rs
Frio	Maria Delcarmen Vela							
Starr	Veroniba_Flores		20J!6 Primary; 2816 Primary-Runoff	0'281974%16-	I Cou.it Fraudulent Use- af Application fot Si,,llot hy M	6/25/2018	C, 84.00·H	rstOn Program • stipulation rouduleot use of ap.p,li.c.ation for
Starr	Dora Barrera	Vote Harvest1nQ at a o fraud • Fraudulent Use of	rimary; 2016 Primary Runoff	CX4783488382	11 1 1 Count fra u dulent Use o Application for Ballot by 1 .1	5/25/2018	E.C. 84.0041	rsion Program - stipulation of r!!!udulent use of application for
		fraud- R-audutent V. r. Aj) lt,r l!/'U0; li,'f Mail;		CXOI.92300090	1 Count rau ulent US4!i of A nc.,tan for !allot by M:ail.;. 2.C'oun.ts JJlegJI	6/25/2f118	E,C 84.CI0-411 E.C. 64.012.	Pro< <kuooo "'="" .="" 1="" 2="" b="" bol="" by="" c-="" cnun="" div.,_="" fo,="" frei<idutentfs.="" ll@lieatiol)="" lo="" mai="" nr;1="" nt="" ol\d="" prog"1m="" ql,lik="" ril="" stipulation="" td="" voting-<=""></kuooo>
Starr	Eusebio Lopez	Vote Harvesting/f.1a1l BallOt Fraud - Fraudulent Use of Application for Ballot by Mail;	2016 Primary; 2016 Primary Runoff E1 ction	CX6220705016	Count Fraudulent Use of Application for Ballot by Mail; 1 Count Illegal VoUng	6/26/2018	E.C. 84.0041; E.C. 54.012	Prosecution Diversion Program • stipulation of guilt to 1 Count fraudulent use of application for ballot by mail end 1 Count }llegel Voting
	Alayssa Lopez	F,aud• fr•udole<\t Use of Apptos: n.for S.1'ot by M•ill;	2()16 Pnmerv; 2cn& l?ttmar,, uno(f EJfictlOn-	CX!8W927603	Ulent Use C. Apphcat100 for BeUot by Malt; 2 Counts Jif <ogal< td=""><td>6/2h/2016</td><td>EC. 84.0Q41; f;.C, 64.01:1;</td><td>ProseiNtiorn Dtver.don Proomm - \$tlg.ulatKW) ot qv.otr10.1 Coun fillfud1,1'41nt Ui* 0falWJy'i.Cetion for 1>11'ot by mail "'1d 2 Cgunts Illegal Voting</td></ogal<>	6/2h/2016	EC. 84.0Q41; f;.C, 64.01:1 ;	ProseiNtiorn Dtver.don Proomm - \$tlg.ulatKW) ot qv.otr10.1 Coun fillfud1,1'41nt Ui* 0falWJy'i.Cetion for 1>11'ot by mail "'1d 2 Cgunts Illegal Voting
Starr	Z•ldl> S. ,, M.idl>Ncb	Vote Harvesting/Mail Ballot Fraud - Fraudulent Use or Application fur Ballot by Mail;	2016 Primary; 2016 Primary Runoff Election	CX9033550035	1 Count Fraudulent Use of Application for Ballot by Mail; 2 Counts Illegal	6/26/2018	E.C. 84.0041; E.C. 64 012	Prosecution Diversion Program - stipulation or guilt to 1 Count fruudulent use of application for ballot by mail and 2 Counts Illegal Voting
	Jose Guadalup,&. Garc.1a		Z016Po_,.,, 2016, Prlma:ry A.unoN" Eierctio(i	OC9693216E14.£,	1 Courit ,u,hJi-ent Use- or Appficat,on for Ballot I>V Ii; :;z- C:oont• Jlhg,I•	6(25./2018	E.C. 84,00.tl; EL M·.012·	uttbn Oiverskm Proarem 5tipulation of gui(t.toi.1-Cbunf"ff"audl.lle,nf use of a.pc,ftation fdr"
Sam		Vor.e. Huve\$.tlnQ{MaLl Ballot Fraud - fraudolant us.oat	2.01& Primary; 2016- PrIrmar; Runoff	CXOS-7625-7916	:t, C.ac.mt fraudulent Use of Appl1c.a.t:0n for B*llot b,	6/2.5/2018	E C. S .0041	?roS@CUt.011'1 Of el'SK'n Pro.gn,m sttpulair1on <i>Cot</i> OU lt ro 1 Counr fnwd:ufent use-of appl1carion for
Starr				OGS9't3 8503	t.C-0unt Frliudul•nt us.i ol Apphcaitkm <i>for</i> 8itUot b'f	6/2\$/20111	EC 84.0041	
Starr	Rudolfo A. Trem10			CX418330996e	1 Count frnudu nt Use of Applic-ation for Ballot by	oR-6/2018	E.C, M.IJOil	
	R11ul loaoo,,	Vote Harvesting/Mail Ball'ot	2016 Primary;	CX63612'1S996	I Countf-r-UfU.I fmt. U'sa ot AppliCt,oo f e.Jlol.by / I count illegal Vot,n111 1 Count Fraudulent Use of	6/2.6/2018	E.C. M.Qa.tl; E.C. 64.012	Prasecutf.an Oivatston Prog,;am * stjptbt.10(1 of 10 lt-tro 1 CatInt tralk%.11-ent" u.5-Q of application fur 11iol1"! !, m,ijj ond,1 Count Illeg*-I II-<
Starr	Oeyla Mana Garc;a	Fraud - Fraudulent Use of Application for Ballot by' Mail;	2016 Primary Runoff Election	CX2635106999	Application for Ballot by Mail; 1 Count Illegal Voting	6/26/2018	E.C. 84.0041; E.C. 64.012	guilt to 1 Count fraudulent use af application for ballot by mail and 1 Count Illegal Voting
			20111-/.l•arcn		Cqunt Fa e StateJ'l'le:nt		E.C. i:1,007	Pr'HIIGut'fon DN'«\$.10 Proo m • U1t>(btion cl

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on Ap,pt.cati&", 1 Count Illegal Voting, 7/11/2018 E..C. **64.012**

gu:lt to l Count false Statement an Apphication and l Count lllegal Voting

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Information as of 4/20/2022

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Kenedy	JmmVel8	2018 March Democr8tic Primary	0(2940077682		4	7/17/2018	E.C. 13.007; E.C. 64.012	Prosecution Diversion Program • stipulation of guilt to 1 Count False Statement on Application and 3 Counts Illeg81 Voting
Kenec;ty	u, ticfa MiJnoz Vel	Vote ttarves.ttnu/Mail !!al!OI r.c.c.,:1. l'saudut,1 [Jw,o] 2018 Mon:n Applqt!Or, for BO!!ol bJ Mo_il; Doarlo<:mic Pi;"""""Y	087892JI4507	I C unt FM& Statement or Appliattlon; S CoMJnts 111"9'11\/oting		7/11/2018	e:_c. II.007; E.C. 64.012	Prosecution Diversior> Proo.am • snpulat,on of gw.tt to L Count False Statement on A:pplOtion oll(! S Count• 111-IVoting
Starr	Guadalupe Garza	Vote Harvesting/Mail Ballot Fraud - Fraudulent Use of Application for Ballot by Mall; IlleoalVobng Output Democratic Primary	0(8930944834	Count False statement on application; 2 Counts False information on application for ballot by mall; 2 Counts Tampering with a governmental record; 1 Count Illegal Voting		7/25/2018	E.C. 13.007; E.C. 84.0041; P.C. 37.10; E.C. 64.012	Prosecution Diversion Program - stipulation of guilt to 1 Count False statement on application; 2 counts False information on application for ballot by mail; 2 Counts Tampering with a governmental record; I Count Illeoal Voting
stair	:Br•ndo, _{tN;} Garza.	Vol:-11Ung I S.Iloe Fraud - fr-uck.tlenr Wse o Applkac/on.for Ballot by Mail; 11'-qal 1/'oting 21)16M-rch Dei-mocta:dt': Primary	0<623 993804	i Count False s.tatement oAJ a btton; 2Coones FalH in-fol mt tikrll an appt d:action; for batfot by m,111; 2co.uhts TampacMo wfth al QOllifimmantall recOftd; 1 C6Ur,t Iltegal Voting		7/25/201fJ	e.c. n.001: e.c. 84.0041; i>.C, 37.Uli; E.C. 64.012 ,	PtOSteC:Utioo Diversloft. IP't'ogtalin s.tip,ulahM of 1 Itto 1Count.Fei\text{H} stetem.poton !!!!(>hati'Cln; 2 Couor. Folsecirfom,ation "polikatian f" balloo by moll; 2 Counts Tompe, IAQ Witna Q'1vemmental r.c.:cl; 1 Coont JIJ'eoal Vottng
Nueces/ San Patricio	Cynthia Kay Gonzales	Vote Harvesting/Mail Ballot Fraud/Assistance Fraud/Illegal votlng Robstown 2016 Primary Runoff	18-CR-83109; 18-CR-83110; 18-CR-83111	Count 1 - earner envelope action, SJF; Count 2 - method of returning marked ballot, SJF; Count 3 - nssisting voter, SJF; and Count 4 - illegal voting, 2nd Degree Felony		8/14/2018	E.C. 86.0051; 86.006; 64.036, 64.012	Convicted of unlawful possession of a ballot (86.006); carrier envelope action other than voter (86.0051); and unlawfully assisting voter with a meil ballot (86.010); sentenced to 180 days jail prob•ted for 540 days, 180 days probated for 540 d8ys, and 365 days probated for 540 days and a \$500 fine, respectively. Sentenced to served 5 days county jail, dayforday, as condition of probation.
Hlirr1s;/ t!IQ\"llg<,mar;	L•.uro Jllnetli Gʻ1uza AKA An V dlr.w Zamot•	Uleoa,fill<>tto <i tooll•dti""");<br="">Jmparson11tton,cif II U.S. Ctizan 21116'. GeMntl £:1odion</i>	Ul'-05-4160l3; 18•05-06032	Cuse i -ff1<9al>ottng - votr ooa.tlon.; Couse 2 · 111.o al 1/otir,g (noini-dt-inl*1J	2.	9/13/2018	E.C.M.0 2.	Coovicted of twl> count\$ of Ill"II" I Voling fo, ITTM.lw.Sdn.atlng • votlil" •nd vot1t1g when SNilii Wa.s. not &1,1/Jlt to sote (noocidNn), IO y,_r>JTOO "<>bated lo, no yMJI'I, with 180 da)< m jail • <01\ volton•, \$10.,0/0 fin• pibbated lb 10 years.
Starr	Artemio Lopez	Vote Harvesting/Mail Ballot Fraud - Fraudulent Use of Application for Ballot by M•II; Jllegal Voting	0(8019112853	I Count False statement on application; 2 Counts False information on applia,tion for ballot by mail; 2 counts Tampering with a governmental record; 3 Counts Illegal Voting	8	9/17/2018	E.C. 13.007; E.C. 84.0041; P.C. 37.10; E.C. 64.012	Prosecution Diversion Program - stipulet1on of guilt to 1 Count False statement on application; 2 Counts False Information on application for ballot by mail; 2 Counts Tampering with a governmental record; 2 Counts Illegal Voting
TarBnt	t1,ar1 _{Ja<k,,.,< sub=""></k,,.,<>}	• I⊲lmneo.1: on Api⊳likati⊲m Mil Billot r,au⊲I/Vo⊲:8 I;lar,esti - Forged Votef 2016 De tic ?f l'Mr Etac.tion	15654tZ	falsfl' SUtYtrAQOt q111 Mlil' Ballbt Application		4,/6[20L9	!C. 84.0041	ConV1cttd of Fa!sa State,mettt on .titSal btkm; sentencedr t 10 d:a)4 cou:rry/ jilit.
Polk	William Williams	Tampermg with a Governmental Record; Illegal Voting (voting ballot of another); Election Fraud - Mail Ballot	0<1976897707	2 Counts - Tampering with a Governmental Record; 2 Counts - Illeoal Voting (voting mail ballot of another); 2 Counts • Election Fraud	6	8/5/2019	P.C. 37.10; E.C. 64.012; E.C. 276.013	Prosecution Diversion Program stipulation of guilt to 2 Counts Tampering with a Governmental Record; 2 counts Illegal Voting (voting ballot of another); 2 Counts Election Fraud
Starr/Hklilloo	.&il'f>l<∙ Gana	Jfleval Jot/ng/Ma1ij!!allot FroOd Il¹O™HIInI otian of clecused M *II~\air.plbtio11 IT&ud, Mail t.ial!e>tcot, for voler who was d&ad 9 yMrs. 2016 ▶emoaalic Pr\roa"ty E'Lction	CR-0115'-19-J	ColJ!ItS 1·2 • It*g* vstii'IQ Codnt 3 - fals¥ Stat.,umt <a-1 6&ilol="" applbtion<="" mail="" td=""><td></td><td>112 /20!!,</td><td>e.c. 64 012; .c. 84,00-U</td><td>Dtsm'd'fur lad! oJ evidence and rn e.change for c.f-ndsnt't cooperatwo with tht1 State e/pd en ongoing inVt!'Stiglttion by the T xas Rangers,</td></a-1>		112 /20!!,	e.c. 64 012; .c. 84,00- U	Dtsm'd'fur lad! oJ evidence and rn e.change for c.f-ndsnt't cooperatwo with tht1 State e/pd en ongoing inVt!'Stiglttion by the T xas Rangers,
Harris	John Alsup	False Statement on Registration Application; Tampering with Government 2018 General Election Record; Election Fraud - False Registration Address	0(8794422517	Count • False Statement on Application, 1 Count Tampering with a Government Record, 1 Count Election Fraud		8/17/2020	E.C. 13.007; P.C. 37.10; E.C. 276.013	Prosecution D1vers1on Program - st1pulat1on to the commission of I Count False Statement an Application; 1 Count Tampering with a Government Record; 1 Count Election Fraud

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		fl se St.l1181\elit.on Registr*./**. Apphcat,on, lti,e!!!!!	wi8G.,,,I		t COOJo, - Far** St.,t&TT/ont, ", dn Apl)lico,tloo, Coun.l't- Jil all/obf'll;			P!C- B-1107;	Pt ()1\",t:liden fir" m • ,tfl;ulation to t.ti-ie: 0>mmission of 1. Olunt false StnteffleAt on Appfltation, ? C0<1fl1J; Jllogat, Voting; I Count T•m n;\SIIwith a Geverf mettt R11:teolidi 1 Count Eledlon fr&u,i
									Prosecution Diversion Program st1pulat1on to the commission of 1 Count False Statement on Ppplication, I Count Tampering with a Government Record; 1 Count Election Fraud
		fets:e 5tatli1ner,t ci Regislr,ilion App11ootion, U(egal'			1 Couol • f.atw. StatemEint. on A:ppticaOon, 1 Count			E.C. 1 <i>i.001</i> ;	Prosecution, Diversoo $\Pr(0.m \cdot \text{""P} \subset \text{Jlatlon ,a the c:atnm ion } ot \mid \text{Count fals e Statement qn})$
Han,'5	ael DebeUo	vawo,; T://mperlng w1th Go.\l*ff? t Record} Er.afo,n. fnudi fal*s.e:Re01st1:'M:(0JII Address,	2019 Goneraj Boalo	d&794422'i17	11.,Vo!m!r) l. O:uJnt Tampanmg, with a GQ Recatd, 1 Count Election J=raud	4	Er/12/20W	E.C. &4.III2.; ?.C 3,7'.10; E.C27!;.013	AppffCliion, 1 Cou:tlt Ilfegat Voting; 1 Count Tampering with • Go mmen.t Riecord 1 Count Electlo'1 fraUd
Hams	Name Removed	False Statement on Registration Application; Illegal Voting; Tampering with Government Record; Election Fraud - False Registration Address	2018 General Election	0<87944225	I Count - False Statement on Application, 1 Count Illegal Voting; 1 Count Tampering with a Government Record, 1 Count Election Fraud		8/17/2020	E.C. 13.007; E.C 64.012; PC 37.10; E.C. 276.013	Prosecution Diversion Program - stipulation to the commission of 1 Count False Statement on Application; 1 Count Illegal Votino; 1 Count Tampering with a Government Record; 1 Count Election Fraud
Hiil'!\$!lr r,Hollnef	fals:s:r'at,ntio.n Rag!S!'ratlon Appliatllln, llle,;ja(vouno! T = 1 rv with Gov*1nm"11! Ra/:ord; E Pra!Jd faiga R stratfon Address	2019 Geherlll Election; 2018 Piiimll,Y uno/11	0<879 421117	1 Count - F&lse. Statem11nt oo Appllcation, 2 Counts III IVObno f. Count: Tampenng with a Government Rleco.w", 1 C⇔unt Election haUd		S/l."t/2.C120I	E.C. 13.007; E-C. 6-4.01l.: P':C. 31.10; E,C. 2:76.03	Pt bon DA., Pl'ogtam - stl ation to. tiMa. commis I-In of 1 count False statement on, A IIQItlOn; 2 Co.,urtt9 III-o-,I Voting, .1Coint Tamper, g witll • Gave <rtmel1:t (:o.mt="" 1="" aeatoo="" fraud<="" re<ord;="" td=""></rtmel1:t>
Harns	Micaela Ladet	False Statement on Registration Application; T rnpering with Government Record; Election Freud· False Registration Address	Voter Registration	CX8794422517	I Count • False Statement on Application, I Count Tampering with a Government Record, I Count Election Fraud		8/18/2020	E.C. 13.007; PC 37.10; E.C. 276.013	Prosecution Diversion Program - stipulation to the commission of 1 Count False Statement on Application; 1 Count Tampering with a Government Record; 1 Count Election Fraud
"1arrts	Ov,d Levy	false St.aten'l'Qnt oo Regts!tatio Awl/ration; Tampering with Governmant: Reo:)rd; Election fraud. Fel'S.6 ReQt tration Addrss.	Vate:rR.egtstration,	Cl<8794'422517	1 Count - False. Statemen on Application. 1 Count "fempenng_With a Goocomw>t: Reml<1, 1 Count Eiect10n Fr,avd		8/H/2020	E.C. 1 <i>l001</i> i p_C. ?1.10; E.C 275.013	Prosee::upon Dtverslon (?rogram - sti-pula:t10Q,to t mmmjsslon of 1 Co1.1nt false,Statemeat, on pplication; 1 Coum't Tampering W1thra Gov.,-nroe11r Rec.ird; ! C.Ount Electloo fre:tid
Harris	Kyle Levy	False Statement on Registration Application; Tampering with Government Record; Election fraud • False Registration Address	Voter Registration	CX8794422517	1 Count - False Statement on Application, 1 Count Tamperin9 with a Government Record, 1 Count Election Fraud		8/14/2020	E.C 13.007; P.C 37.10; E.C 276.013	Prosecution Diversion Program - stipulation to the commtssion of 1 Count False Statement on Application; 1 Count Tampering with a Government Record; 1 Count Election Fraud
Harri		FaQ Stat&mant on Regi <tr•ilon]="" applal'i:i,,,="" gal<br="">\(\text{OiMng}\); Tt:impl!nnig:with</tr•ilon>			1 COONT - fa-ts&st'at .nt onApplic.etlan, 2 Cot1n.ts Iltega I Votino, 1 Count			<u>€ C</u> 13.001, E.C. 64.012;	Prosae:ut10'1 Oivetsilon Progn,m - stipulattOfl to the: omm1lssion of 1 Courit.fafse St.ftemant. on
	N''''''R.emoa	Government Record -: El.c.tfom f*111,ct 'fals<1Ragis1r1a,lon Address False St?Jtement on	2dl9 Si>e <i!,1 elecuon<="" td=""><td></td><td>Tamperinor with a GOVttrnmtnt R•cord, 2 Co.ull*[vs. Elec:hcn Fr'aild 1 Count - False Statement</td><td>6</td><td>8/11/2020</td><td>i> C. 37,]0;</td><td>Ifo>tiQrl; 2Count• Jlfegel Voting: 1 Count ml>91'Ir.g</td></i!,1>		Tamperinor with a GOVttrnmtnt R•cord, 2 Co.ull*[vs. Elec:hcn Fr'aild 1 Count - False Statement	6	8/11/2020	i> C. 37,]0;	Ifo>tiQrl; 2Count• Jlfegel Voting: 1 Count ml>91'Ir.g
Harris	Barnett Pate	Registration Application; Illegal Voting; Tampering with Government Record; Elect10n Fraud - False Registration Address	2018 General Election	CX8794422517	on Application, 1 Count Illegal Voting, 1 Count Tampering with a Government Record, 1 Count Election Fraud	4	8/18/2020	E.C. 13.007; E.C 64.012; PC 37.10; EC 276.013	Prosecution Diversion Program - st1pulat1on to the commission of 1 Count False Statement on Application; 1 Count Illegal Voting; 1 Count Tampering with a Government Record; 1 Count Election Fraud
Han-IS	J<,/,n,S <ott< td=""><td>F.atse Statemant on ReQls.trstl'Qn Applkatlbn; Tame,erino "N:tth etnme'\t Record: El f:an Ftnud • Faise egistra on i«ess</td><td>Votwt" Registratton</td><td>0<11794422517</td><td>l Count' F•IH Statement ori #tpt)llcatton 1 Count lampenng with: a Gov:emrnent:, ReGOrd', 1 Count"E tion frm1d</td><td>'n</td><td>!1/19}2020</td><td>ecc. n.001, •C. L'.10, e.C. 2.76,0U</td><td>Prosec:utf0110lversJ°* PrOQr*m st.pufatl\$n\$ to u,e commission of LColl.Int f* SI*temtilt off Aji rica11on, 1 Cwmt Tamperfng W N* G611*e1amert Reco,d; 1 Conte«;don F,eud</td></ott<>	F.atse Statemant on ReQls.trstl'Qn Applkatlbn; Tame,erino "N:tth etnme'\t Record: El f:an Ftnud • Faise egistra on i«ess	Votwt" Registratton	0<11794422517	l Count' F•IH Statement ori #tpt)llcatton 1 Count lampenng with: a Gov:emrnent:, ReGOrd', 1 Count"E tion frm1d	'n	!1/19}2020	ecc. n.001, •C. L'.10, e.C. 2.76,0U	Prosec:utf0110lversJ°* PrOQr*m st.pufatl\$n\$ to u,e commission of LColl.Int f* SI*temtilt off Aji rica11on, 1 Cwmt Tamperfng W N* G611*e1amert Reco,d; 1 Conte«;don F,eud

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		False Statement on			1 Count - False Statement				December Diversion December add subsider to the
Hams	Aaron Sprecher	Registration Application; Tampering with Government Record; Election Fraud - False Registration Address	Voter Registration	CX8794422517	on Application, 1 Count Tampering with a Government Record, 1 Count Election Fraud		8/20/2020	E.C. 13.007; P.C. 37.10; E.C. 276.013	Prosecution Diversion Program - st1pulat1on to the commission of 1 Count False Statement on Application; 1 Count Tampering with a Government Record; 1 Count Election Fraud
tt,.&,)U <u th<="">(no\$</u>	F\ lseS emen. a:n P.<9ist,aooo, Apphtatlon; "kfnpering with Govwmm.ent Rac:ord.;; El.e.ctio.rt Freud - FalsJt Rt1-fraoo - n Address	Vote,; A "stratfon	Cl<.87'H4-22Si7	1 Count • Feises, Statement or, Applitotloo, 1 Count lornp&re>g Witt, • Goi,&i*ntnent lit.•C>rd, 1 C:oun E bon Frei.ld		8/12/2020	E.C. U.007;- pc., 37'.10,, E.C. 276 813.	Pr⇔Sealtj <iii *="" c:,,;()\$lo;-,ij'r'<'gfi,n="" stii="">-J,latoo th<& commfsstoo ct Count Fa *St+t-me1'1t eon Appft.cation.rt toont ra.rmpcrin:o-with a Government Reca.rd; count Elktion fraud</iii>
Harris	Name Removed	else Statement on Registration Application; Tampering with Government Record; Election Fraud - False Registration Address	Voter Registration		Count - False Statement Application, 1 Count Teimpering with a GovP.riment Record, Count Election Fraud		8/21/2020	E.C. 13.007; P.C. 37.10; E.C. 276 013	Prosecution Diversion Program - stipulation to the commission of I Count False Statement on Application; I Count Tampering with a Government Record; I Count Election fraud
Harris.	ludilh 2Jmmet:m,in	false Statement" on Pe nstrat1011Appi1c*tlon: T'11tm.!itig wlfh \i' ('It,	Vote, Rt0isU•at	0!8n44-22.9r7	1 C'.e1.mt - False Statement on Applicatto!!I. 1 Count "ternpet!ng with*	3	9/2/2020	E.C. 13.001; P.C 37.10;	rtos.tCUti0i OjiveJ\$kin I?l*ogram - sdpul1Mon m the: <ommlukin: 1.cbunt="" fals4i="" of="" on<br="" statement="">-*P.(.ilbtion_:1. Count Tampering, wkth a</ommlukin:>
		R «:ord; Election fraud- False '\•gls!{ati041 <i>Add(</i> -			GQvernment Record. L Count Electtoo Fraud			E.con	Gov nnnt Rea>rd; COant Electi'OI!\ fraud
		False Statement on			1 Count - False Statement				Prosecution Diversion Program - stipulation to the
Harris	Antonia McClammy	Registration Application; Itlagal Voting; TBmpering with Government Record; Election Fraud - False Registration Address fatlia Statement on.	2018 Generillit Election; 2019 Special Election	CX8794422517	on Application, 2 Counts Jlleglll Voting, 1 Count Tampenno with a Government Record, I Count Election Fraud 1 Count" - F'afse Sut.mant		8/21/2020	E.C. 13.007; E.C. 64.012; P.C. 37.10; E.C. 276.013	commission of 1 Count False Statement on Application; 2 Counts Illegal Voting; 1 Count Tampering with a Government Record; 1 Count Election Fraud
									I.'rosewt,on £>Ners:IO(I Program - 5ti lat:.on. to the
Ha-rr	Lui!/Clo•	ReQistration App!1catf0n.; Ufegal Vot!!19; n,npennQ' .,.llh G'oveirrunerJt'R ord; e o	2018-G4,n <wl e10<%10<="" td=""><td>0<.&7944n511</td><td>on Applotlo•, l l'.:dimt utegal V<ltullg, 1="" c:oom<br="">l'1mp·llll'i.t1Q' ith.ij</ltullg,></td><td></td><td>8/20/-;tD-20</td><td>ec. u.ooJ; O. M.012; PC.37.10;</td><td>c0mm1ssion. of !. Count fafsa Statement on ,Awr"""on; 1 Cou,\t Jll.gotVoMg; 1 Oount</td></wl>	0<.&7944n511	on Applotlo• , l l'.:dimt utegal V <ltullg, 1="" c:oom<br="">l'1mp·llll'i.t1Q' ith.ij</ltullg,>		8/20/-;tD-20	ec. u.ooJ; O. M.012; PC.37.10;	c0mm1ssion. of !. Count fafsa Statement on ,Awr"""on; 1 Cou,\t Jll.gotVoMg; 1 Oount
		Frat»' fai;Jse. A. !!ltration. Addtass			Governmeol: Rec:ord, 1. Count Elact!on fraud			EC 276.013	&mpe-rmq with a GoVtlrnrne:nt Record; t Coufit Election Fra-ud
		Unlawfully Assisting Voters with	2020 Presidential		10 Counts Unlawfully				Prosecution Diversion Progr!lm - stipul!!tion to the
Medina	A. Hitzfelder	Mail Ballot Applications	Election	CX8093477769	Assisting Applicant	10	05/19/21	E.C. 84.003	commission of 10 counts Unlawfully Assisting lie.ant
		R fal2 Stotement hooa	I		I Cou t: - Fa:Is::a Stitei:nent on Appficatioo 1 CO.umt			E.C. U.011'7;	Prosecutron-ONers n Program ., stlp tatcOll to the. comm.s:r.:llon of 1 Count Fatse-St*e.met1;t on
L <mood<< td=""><td>C:IIOPS!Op!\o< Dan11yre</td><td>Votfug; TamP,ecj1,h Gwe, -Ro≪>t-I/ EJo<:tlao Fra.ť.ld</td><td>Wl&G1nenl 100</td><td>0(\$7643588-48</td><td>III"IIOI Vot,nQ, 1 Coo •- TunpIM'fng witl\ • Government Ra rd, 1 Count S.ctloo Fraud</td><td></td><td>09/02/21</td><td>E.C. 64.0U; PC.',)7.W; E'C. 216.0II</td><td>$\begin{aligned} & \text{Appliaotlon. i } C, \text{ nle,;al} \ \forall \text{ tw,g; 1 Count} \\ & \text{Tarm} & \text{with} \text{ Gowcnmentt Rtlla',IC'd; t. Count} \\ & \text{IOcti} \diamondsuit \text{ fnsud} \end{aligned}$</td></mood<<>	C:IIOPS!Op!\o< Dan11yre	Votfug; TamP,ecj 1,h Gwe, -Ro≪>t -I/ EJo<:tlao Fra.ť.ld	Wl& G1nenl 100	0(\$7643588-48	III"IIOI Vot,nQ, 1 Coo •- TunpIM'fng witl\ • Government Ra rd, 1 Count S.ctloo Fraud		09/02/21	E.C. 64.0U; PC.',)7.W; E'C. 216.0 II	$ \begin{aligned} & \text{Appliaotlon. i } C, \text{ nle,;al} \ \forall \text{ tw,g; 1 Count} \\ & \text{Tarm} & \text{with} \text{ Gowcnmentt Rtlla',IC'd; t. Count} \\ & \text{IOcti} \diamondsuit \text{ fnsud} \end{aligned} $
Gu!ldalupe	Gregory Gilcrease	Illagal Voting; Election Fraud; FalS& Statement on Registration Application; Tampering with a Government Record	2018 General Election; 2020 General Election	CX3419210173	on Registration Application, 1 Count Tampering with a		10/28/21	E.C, 13.007; E.C. 64.012; P.C. 37.10; E.C. 276.013	Prosecution Diversion Program - stipulation to the commission of 1 Count False Statement on Application; 2 Counts Illegal Voting; 1 Count Tampering with a Government Record; 1 count Election Fraud
					cc, unt ol Engadng in Organiacad Election Freud. (F2), ? counts of Frauch,ilant-Use, of an Al>,il,caboo for Ba ot by				
	Stra"""!' Eve,;ette	Orgaolm <i !!l«<•a="" ,.vat•<="" l'raod="" td=""><td>2018 Demo<;ianc</td><td></td><td>$\mathrm{Mall}(\mathrm{fl}), i < \mathrm{oun}\mathrm{or}$</td><td></td><td></td><td>E:.c. 27G.on:</td><td>Cans«ted or E.c. 276.,0t:1 Efea:tan fraud, ond</td></i>	2018 Demo<;ianc		$\mathrm{Mall}(\mathrm{fl}), i < \mathrm{oun}\mathrm{or}$			E:.c. 27G.on:	Cans«ted or E.c. 276.,0t:1 Efea:tan fraud, ond
Gr"Olf	6raw.o	H&nl"'/tll\9	Pltirnary	S SHI;,	·1J l11wful! P95ses. II'I of	n	1120/2022	iM,004 L; 86606/	S6n l::ed to :i.yr countyJa1a, probated tor 1 yr.

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Gow/emme:n.t aJ Rec.or:d SJf 276.6t3; l'<'.: 3?'.10 and f2,00.0, .;; Public •Ji>OloO'f r u11...i •• ai,ndi!!'ilon of pl&ai deal.

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Guadalupe	Stan "Stash" Boyle	Tampering with Government Record • Application for CancNdacy - Felony Conviction/Ineligible for Office	2017 City of Cibolo Election; 2019 City of Cibolo Election	19-2108-CR-C; CCL-19-0809	count o ggravate Perjury, 1 count of Tampering w/Government Record with Intent to Defraud, 1 count of Tampering with a		4/12/2022	P.C. 37.03; P.C. 37.10	Pied Guilty to 1 count Aggravated Perjury (F3) and 1 count Tampering with a Government Record with Intent to Defraud (SJF). Placed on 4-year deferred adjudication probation.
B•-	O;iwkl Tr 1ro	Illegal Voting	ZO18R n Prima,	CR·21-1>000047	1 count ?!legal Vobng (F2)		3/S/2022	e.c. 64.012(bJ	PrOS4tc tion Ofv on Program - 1 count Iflegal Illoti
Grew(DeWayne Ward	Organized Election Fraud - Vote Harvesting	2018 Democratic Primary	50947-B	1 count Engaging in Organized Election fraud (FI), 1 count of Unlilllwful Possession of Ballot or Carrier Envelope without the Consent of the Voter (F2), and 4 counts Unlawful Possession of Ballot/Ballot Envelope (SJF)		1/31/2022	E.C. 2/6.011; 86.006	Convicted of E.C. 86.006 Unlawful Possession of Ballot with Intent to Defraud. Sentenced to 1 yr county jail, probated for 1 yr.
1	Ch.ti • 11<1• i:, lf	Organized Election fraud • Vote -ting	2018 Democratic Primary	у 5 5,t0	Ofoonlied Election Fraul) (P3), 1 < Otht ol Fr-udul"† Used an AppliaHon for Ball<>1 by Mall (Sif'), 5 counts of Unlawful Possession of a Beltottl!allot En elope (SiF), and 1 count of Tempenng with a Governmel"ta; Record	8	1,/27/2022	84,0041; 86.006;	C-inviicted of E.C. 86,006 UntaNful Posse:ssiOO of Bal!Gtwith Intent to Oelraud. S.ntanced to 1 yr <pre><oonfy jell<="" pre="">, probat:1 for 1 yr.</oonfy></pre>
Gregg<	Marlena Roseanne Jackson	Organized Election Fraud · Vote Harvesting	2018 Democratic Primary	50949-B	Organized Election Fraud (FI), 1 count of Illegal Voting (F2), 31 counts of Fraudulent Use of an Application for Ballot by Mail (F3), 7 counts of Unlawful Possession of Ballot/Ballot Envelope (SJF), 31 counts of Election Fraud (SJF), and 26 counts of Tampering with a Governmental Record SJF	97	1/20/2022	64.012; 84.0041; 86.006; 276.013;	Convicted of E.C. 276.013 Election Fraud, and sentenced to 1 yr county jail, probated for 1 yr. and \$2,000 fine. Public apology required as condition of plea deal.

	Total Count,/ Offenses	691		
,,M ⁷ o r :=	::r 1 ;it='F ud	l 44 4 6 4	%;rrNo t .	, , Qn , Fc a n t ov . , . p in=,. u=. c t,v , ty-, nv o v , ng tw=o o , rn o ,. o -,
Number of offenses related to cases involvin	Assistance Fraud lite al Votin	169 189	24% 2711/o	mall ballot fraud, assistance fraud, and illegal voting in the same case ma $$ result in totals $>100\%.$

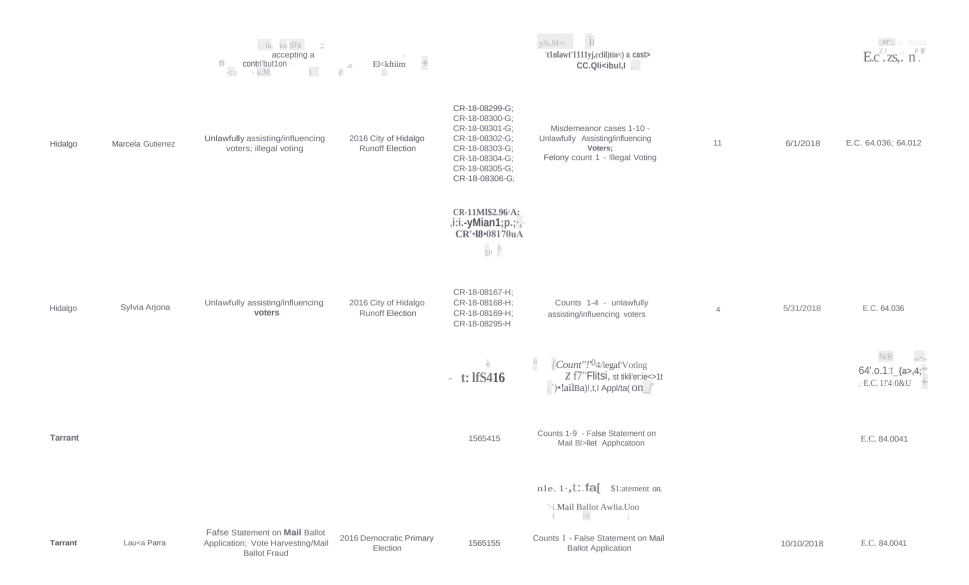
²⁰¹⁵⁻Dr.. ent

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[·] County offense occurred/County offense prosecuted. I L. For complete information on disposition, see judgment and sentence. Prosecution Diversion p-rogram includes an acknowledgment of the comm1ss1on of offense/s.

^{*}Prosecuted by or with assistance of local distinct/county attorney. IJ Cause number, where availfillble; otherwise, OAG investigation or prosecution case number.

This document is not a summary of all election violations in this state. This document does not record or I"eport offenses handled exclusively by local law enforcement, district or county attorneys, or federal authorities. This document only reflecta cases inveftigated and/or prosecuted by the OAG.



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HarrisL	Anthony Rodriguez	Election Fraud - False Statement to Election Official	2018 General Election	1629438	Counts $1 \cdot 2$ - Election Fraud	2	4/26/2019	E.C. 276.013
Hidalgo-	Araceli Gutierr⇔z			CR;,2.0S6:i9-A. CR-1.057-19A CR.•20SB-19-A], j'laa _:fj,_Jt,,,; CR-3349-19-A	Count i · En« i Illit J in Orga, Jzed. Election Frnud C'!''Intifl·12;,mega! Voting Count 1 · Engagino in Organized Election Fraud Counts 2-3 · Lillegal Voting Cotlht 1 Erigag!!',q 9: Jlattized Lilling El oo Fraud' · Id"F" ,'-; c;, IJ! tlf > tk)o,, rb, J Count 1 · Engaging in Organized Election Fraud Count 2 · Illegal Voting	2	8/22/2019	E.C. 276.011; E.C. 64.012
								L io::Cj*,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		Illegal Voting	2017 City of Edinburg Election	CR-3343-19-A	Illegal Votir,g		8/22/2019	E.C. 64.012
			f1ti;7CitvbfEdinoJ,'fr"		- lel: #: 4. i		s/22/iot * 1	2 28 .0d
			2017 City of Edinburg Election	CR-3341-19-A	Illegal Voting		8/22/2019	E.C. 64.012



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P"C•jz.o 1h"
P1C.)7.JO'

Limestonec Kelly Reagan Brunner

Voter Registration Fraud • Vote Harvesting

2020 Presidential Election

15126-A

67 counts Purportedly Acting as Agent (F3), 67 counts Election Fraud SJF

134 10/21/2020

E.C. 13.006; 276.013

Medina/ Banderat	Leonor Rivas Garza	Organized Election Fraud · Vote Harvesting	2018 Republican Primary		1 cmii\lf('II, n:g, Orqant Eliktion Haijd (fl); 9.fout1!ei8h U'gat Vot>ljil.(F), 1.5; dlinlS c Uni.,wful.Possesston Of Ilallot/Ballot ErwelOjre. Enhalle'ed tSclF}-, 1 tWJ\'rtl<, Uf)Ortedfy Acting at art -fl[JFJi, S. co.un!!; :: Tempermg wfG<\verm., nt t) x, 1,m nfwtrnt nt to ffirTT) o, !!,rraU:ifesJF)h4 rodnts. lec,tioo': 'fratd r'nh n'ed(SJF, 4eol.iots Fr,\'IJdolent, Usecof Mail Ballot katlorl E:nhance,HF3), 13, f.fi counts Unllwttlllv Assistin_g Voter. d/otf19Ballot b, \'Mail Enifanced.	18	2/9/2021	li:;.(:; ,/.7 ;ij11;!;.C: &q)12; ii.6 si,ao&; , &,.C.,13.Q06; P.C. 7.10; E ₁ <., 276 0,13; ,}l.(;.8;\$)!!041fi,C., !11>.lil0 E.C. 276.011; E.C. 64.012; E.C. 85.006; E.C. 276.013; E.C. Ell.0041 E.C276,0U;.CR 64.012; EX;. S&.006; Pe, 37.10; EC 216.013; E.C 8400M :81i.!U0
			2018 Republican Primary	CR21-021	**It with Intffit teHarm Or Off Wild \SIff): 8-C(lu(W; Li, r. Floti, Mq, ialldEiiiariaid (Sil'), Is I count ngagmg in rgaruze Election Frn d (Fl); 17 counts Unlawful Possession of Ballot/Ballot Envelope Enhanced (SJF); 17 counts Unlawfully Assisting Voter Voting Ballot by 3 e, \(\text{X}\text{Jnt}\) Tly MI>il Enl\an,:&d (Flk \(\text{CD}_1 \text{U}_1 \text{U}_1 \text{U}_1 \text{U}_1 \text{U} \text{Int} \(\text{Int} \text{Voting} \text{Ballot, thr. velqP-tE}. \((SJF); 8 \text{counts} \text{Eledioiffi', a}.			E.C. 276.011; E.C. 86.006; E.C. 86.010
Bexar/ Kendall•	Ract,al "Ra1:1uel1" Rodriguez	VoteHarvesting, Assistance Fraud fllegal Voting, Election F,aud	, 2020 Presidential El<>ction	8231; 21-078-CR	inten-t to defraud, victim over 65 (SJF); 1 count Unlawful Assistance (Cl A); 1 count Election Fraud (Cl	4	:i/1/2021	.C. 64.012; E.C. 86.006; E.C. 64.036; E.C. 276.013
		il IeoalVotfu11	2020 Pn ilr(,E 3 j 2018 General Imd Sl)e'cial	21-Ql.i·088QfCR	tet Jiint to iiiaital V!lttrlQc (i:zl	.2f ('		t Ε.C. (O12 ,,

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Total Counts/ Offenses Pending Prosecution

410

'County offense occurred/County offense prosecuted. I "Investigated by local law enforcement and referred to OAG for prosecution I 'Prosecuted by or with assistance of local district/county attorney.

This document is not a summary of all election violations in this state. This document does not record or report offenses handled exclusively by local law enforcement, district or county attorneys, and federal authorities. This document only reflects cases investigated and/or prosecuted by the OAG.